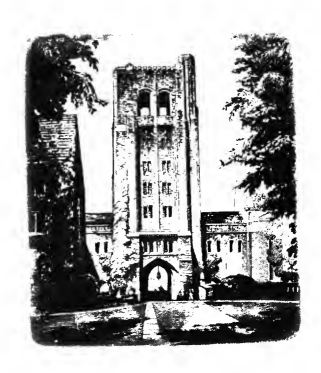


KF 7263 A34 1918 C.1



Cornell Law School Library

Cornell University Library KF 7263.A34 1918

Selective service regulations prescribed

3 1924 020 164 152

JAN JAN 1919 JAN 1919

		,	
		,	

U.S. Trovost - marsril-general's bureau.

SELECTIVE SERVICE REGULATIONS

PRESCRIBED BY THE PRESIDENT UNDER THE AUTHORITY VESTED IN HIM BY THE TERMS OF THE SELECTIVE SERVICE LAW

(ACT OF CONGRESS APPROVED MAY 18, 1917, WITH SUPPLEMENTARY AND AMENDATORY ACTS AND RESOLUTIONS)

SECOND EDITION]



FORM 999 A

WASHINGTON
GOVERNMENT PRINTING OFFICE
1918

139382 CI

CORNELL UNIVERSITY LAW LIBRARY.

THE GIFT OF

Dean E. H. Woodruff. Ithana.

Date Oct. 21,1918

9181



FOREWORD.

THE WHITE House, Washington.

The task of selecting and mobilizing the first contingent of the National Army is nearing completion. The expedition and accuracy of its accomplishment were a most gratifying demonstration of the efficiency of our democratic institutions. The swiftness with which the machinery for its execution had to be assembled, however, left room for adjustment and improvement. New Regulations putting these improvements into effect are, therefore, being published to-day. There is no change in the essential obligation of men subject to selection. The first draft must stand unaffected by the provisions of the new Regulations. They can be given no retroactive effect.

The time has come for a more perfect organization of our man power. The selective principle must be carried to its logical conclusion. We must make a complete inventory of the qualifications of all registrants in order to determine, as to each man not already selected for duty with the colors, the place in the military, industrial or agricultural ranks of the nation in which his experience and training can best be made to serve the common good. This project involves an inquiry by the Selection Boards into the domestic, industrial and educational qualifications of nearly ten million men.

Members of these Boards have rendered a conspicuous service. The work was done without regard to personal convenience and under a pressure of immediate necessity which imposed great sacrifices. Yet the services of men trained by the experience of the first draft must of necessity be retained and the Selection Boards must provide the directing mechanism for the new classification. The thing they have done is of scarcely one-tenth the magnitude of the thing that remains to be done. It is of great importance both to our military and to our economic interests that the classification be carried swiftly and accurately to a conclusion. An estimate of the time necessary for the work leads to the conclusion that it can be accomplished in sixty days; but only if this great marshalling of our resources of men is regarded by all as a national war undertaking of such significance as to challenge the attention and compel the assistance of every American.

I call upon all citizens, therefore to assist Local and District Boards by proffering such service and such material conveniences as they can offer and by appearing before the boards, either upon summons or upon their own initiative, to give such information as will be useful in classifying registrants. I urge men of the legal profession to offer themselves as associate members of the Legal Advisory Boards to be provided in each community for the purpose of advising registrants of their rights and obligations and of assisting them in the preparation of their answers to the questions which all men subject to draft are required to submit. I ask the doctors of the country to identify themselves with the Medical Advisory Boards which are to be constituted in the various districts throughout the United States for the purpose of making a systematic physical examination of the registrants. It is important also that police officials of every grade and class should be informed of their duty under the Selective Service Law and Regulations, to search for persons who do not respond promptly and to serve the summons of Local and District Boards. Newspapers can be of very great assistance in giving wide publicity to the requirements of the Law and

IV FOREWORD.

Regulations and to the numbers and names of those who are called to present themselves to their Local Boards from day to day. Finally, I ask that during the time hereafter to be specified as marking the sixty day period of the classification, all citizens give attention to the task in hand in order that the process may proceed to a conclusion with swiftness and yet with even and considerate justice to all.

WOODROW WILSON.

2 NOVEMBER, 1917.

FROM THE PRESIDENT'S PROCLAMATION OF AUGUST 31, 1918, CALLING FOR THE THIRD REGISTRATION.

"By the men of the older group now called upon, the opportunity now opened to them will be accepted with the calm resolution of those who realize to the full the deep and solemn significance of what they do. Having made a place for themselves in their respective communities, having assumed at home the graver responsibilities of life in many spheres, looking back upon honorable records in civil and industrial life, they will realize as perhaps no others could, how entirely their own fortunes and the fortunes of all whom they love are put at stake in this war for right, and will know that the very records they have made render this new duty the commanding duty of their lives. They know how surely this is the Nation's war, how imperatively it demands the mobilization and massing of all our resources of every kind. They will regard this call as the supreme call of their day and will answer it accordingly.

"Only a portion of those who register will be called upon to bear arms. Those who are not physically fit will be excused; those exempted by alien allegiance; those who should not be relieved of their present responsibilities; above all, those who can not be spared from the civil and industrial tasks at home upon which the success of our armies depends as much as upon the fighting at the front. But all must be registered in order that the selection for military service may be made intelligently and with full information. This will be our final demonstration of loyalty, democracy, and the will to win, our solemn notice to all the world that we stand absolutely together in a common resolution and purpose. It is the call to duty to which every true man in the country will respond with pride and with the consciousness that in doing so he plays his part in vindication of a great cause at whose summons every true heart offers its supreme service."

WAR DEPARTMENT,

Washington, September 16, 1918.

Under authority vested in him by the act of Congress of May 18, 1917, and the public resolutions and acts amendatory thereof, the President of the United States prescribes the following Rules and Regulations (in this the second edition of the Selective Service Regulations) and directs that they be published for the government of all concerned, and that they be strictly observed.

B. Crowell,
Acting Secretary of War.

ν



The original of this book is in the Cornell University Library.

There are no known copyright restrictions in the United States on the use of the text.

TABLE OF CONTENTS.

FOREWORD, BY THE PRESIDENT EXTRACT FROM THE PRESIDENT'S PROCLAMATION OF AUGUST 31, 1918, CALLING FOR THE THIRD REGISTRATION	IV
FARI I.	
GENERAL RULES AND REGULATIONS.	
1. Definitions, interpretation, construction 2. When Regulations become effective. 3. Repeal of preexisting Regulations. 4. Revocation of exemption and discharge. 5. Notes and forms part of Regulations. 6-8. Notice to all persons, effect thereof, and computing time. 9. Boards may summon witnesses. 10-19. Oaths, public records and their inspection, miscellaneous provisions.	1-3 3 4 5 6, 7 7 8-12
PART 11.	
THE SELECTIVE SERVICE SYSTEM.	
A. THE PRESIDENT.	
20. The President as reviewing officer	13 13
B. PROVOST MARSHAL GENERAL.	
22. Authority and duties of Provost Marshal General	13 14–16
C. STATE HEADQUARTERS.	
26. Authority of Governors	16-19
D. DISTRICT BOARDS.	
32-34. Constitution, status, organization, and procedure	
E. LOCAL BOARDS.	
37-40. Constitution, organization, procedure, and jurisdiction	
F. AUXILIARY ORGANIZATIONS AND OFFICIALS.	
44-46. Advisory Boards, Medical and Legal	

PART III.

REGISTRATION.	Page.
53. Persons subject to registration. 54-66. Accomplishing registration. 67-69C. Assigning serial and order numbers.	31 31–36
PART IV.	
CLASSIFICATION RULES AND PRINCIPLES.	
70. Reasons and effect of classification	41
A. CLASSIFICATION IN RESPECT OF DEPENDENCY.	
71. Essential principles. 72-76. General Rules I to IX.	$42 \\ 42 \\ -46$
B. CLASSIFICATION IN RESPECTS OTHER THAN OF DEPENDENCY, INDUSTRY, OCCUPATIONS, OR EMPLOYMENTS, INCLUDING AGRICULTURE.	
77-79. General Rules X to XIV.	47-56
C. CLASSIFICATION WITH RESPECT TO ENGAGEMENT IN INDUSTRY, OCCUPATIONS, OR EMPLOYMENTS, INCLUDING AGRICULTURE.	
80. Essential principles. 81. Industry, occupations, or employments, including agriculture, Rules XV to XVIII. 82-85. Agriculture, Rules XIX to XXII. 86-89. Industry, occupation, or employment, Rules XXIII to XXVI	59, 60 60, 61
PART V.	
THE PROCESS OF SELECTION.	
A. THE QUESTIONNAIRE.	
90. Preparing Classification List	63 - 65
B. CLASSIFYING REGISTRANTS.	
100. Local Boards to examine proof and classify. 101. General Rules XXVII to XXXIII. 102, 103. Recording classification and notifying registrants. 104–105. Forwarding appeals and claims to District Boards. 106. District Board docket 107. Classification by District Boards, Rules XXXIV to XLIII. 108–110. Local Board's action on return of case from District Board. 111–115. Appeals to the President and procedure thereon. 116–121. Reclassification on change of status.	71, 72 72, 73 73, 74 74–76 76, 77 77–80
C. "WORK OR FIGHT" RULES.	
12IA. Idlers to be reported	86, 87

Page
121H-121J. Withdrawal of classification and subsequent procedure. 87, 88 121K. Definitions of nonproductive occupation or employment. 88-90 121L. Reasonable excuse for idleness. 90, 91
D. PHYSICAL EXAMINATION.
122. Physical examination to be made when required
PART VI.
SPECIAL AND EXCEPTIONAL CASES.
A. DELINQUENTS AND DESERTERS.
129-131. Failure to return Questionnaire or report for physical examination, effects of
132–139. Adjutants General's and Local Boards' duties in such cases
B. TRANSFERRED CASES.
141–143. Transfer of physical examination 109–111 144–148. Transfer of classification 111, 115
C. SPECIAL CASES OF INDUCTION INTO MILITARY SERVICE.
149, 150. Induction out of order at registrant's request. 1151. Voluntary enlistments and commissions. 114–116
D. REGISTRANTS EMPLOYED UNDER GENERAL SUPERVISION OF NAVY OR EMER GENCY FLEET CORPORATION IN THE BUILDING OR FITTING OF SHIPS.
152–155½. Registrants, how placed on and removed from Emergency Fleet Classification List
E. PERMISSION FOR REGISTRANTS TO DEPART FROM THE UNITED STATES.
156. Procedure on application
F. RULES RELATING TO CITIZENS OR SUBJECTS OF COUNTRIES WITH WHICH THI UNITED STATES CONCLUDES TREATIES PROVIDING FOR RECIPROCAL MILITARY SERVICE OF THEIR RESPECTIVE CITIZENS AND SUBJECTS.
156A, 156B. Suspension of induction, registration cards
PART VII.
INDUCTION AND MOBILIZATION.
157-158F. Calls for induction. 125-13' 159-159G. Induction, notice 137-140 160-176. Mobilization, papers, assembly, entrainment 140-150 177. Registrants rejected at camp 155-150 178-181E. Quotas and credits 156-150
PART VIII.
PHYSICAL EXAMINATION.
182–185. Preliminary statement

PART IX.

DISBURSEMENT REGULATIONS.

	A. DISBURSING OFFICER.	,tolyte TD:	
189.	Bond and oath required		age. 161
	B. COMPENSATION.		
190-204.	Compensation and traveling allowances of Board members a ployees.		.167
205-206.	Rentals, leases.		167
	C. PROPERTY AND EQUIPMENT.		
	Office equipment, supplies, telegrams Preparation of claims		
	D. FORMS TO BE USED.		
	Vouchers and pay rolls		
	E. INSTRUCTIONS TO DISBURSING OFFICERS.		
218 -219.	Appropriations and requests for funds	172,	173
	F. CHECKS.		
220-229.	Obtaining, protecting, and preparing checks	173-	175
	G. PAYMENT OF ACCOUNTS.		
	Payments, vouchers, and identification		
	H. ACCOUNTS CURRENT.		
236-243.	Preparation and submission	177,	178
	I. CASHBOOK.		
244.	Preparation, care, and preservation	178, 3	179
	J. AUDITING AND ACCOUNTING.		
245.	Audit by Auditor for War Department	179. 1	180
	K. INSPECTION OF ACCOUNTS.		
246, 247.	Time and method of inspection	1	180
	L. CLOSING OF ACCOUNTS.		
248-254.	Procedure on closing accounts or on death of disbursing officer.	180–1	182
	M. GENERAL INSTRUCTIONS.		
255-264.	General rules, prohibitions, and penalties	182, 1	183
	N. SETTLEMENT WITH HEIRS.		
265.	Authority and approval		184

PART X.

FORMS.

185, 267-359. All forms for Selective Service System	round.	Page.
MASTER LIST. Master list, No. 1	266. Obtaining supplies, list of forms	185, 186
Master list, No. 1	PART XI.	
PART XII. STATUTES. I. Selective Service Law	MASTER LIST.	
I. Selective Service Law		
I. Selective Service Law	PART XII.	
II. Amendments and Additions to Selective Service Law	STATUTES.	
OFFICERS AND OTHERS IN THE SERVICE OF THE UNITED STAT I. EXEMPTED OFFICIALS. A. Federal Executive Offices. 397- B. Federal Legislative Offices	II. Amendments and Additions to Selective Service Law. Quota regulation joint resolution. Twenty-one year old resolution. 18 to 45 act. Civil rights act. Furlough act. Extracts from Army appropriation act for fiscal year 1919. Naturalization amendment. III. Sections 37, 125, and 337, Criminal Code. IV. British and Canadian Conventions.	355–373 355 356 357, 358 359–366 366, 307 367, 368 368–373 373–378
I, EXEMPTED OFFICIALS. A. Federal Executive Offices	PART XIII.	
I, EXEMPTED OFFICIALS. A. Federal Executive Offices	OFFICERS AND OTHERS IN THE SERVICE OF THE UNITED S	TATES.
A. Federal Executive Offices		
Officers not included among exempted officials PART XIV. CERTIFYING OFFICERS. Officers designated to make affidavits and certificates for Government employees	A. Føderal Executive Offices. B. Føderal Legislative Offices. C. Føderal Judicial Offices.	399 399
PART XIV. CERTIFYING OFFICERS. Officers designated to make affidavits and certificates for Government employees	·	
CERTIFYING OFFICERS. Officers designated to make affidavits and certificates for Government employees	Officers not included among exempted officials	399
Officers designated to make affidavits and certificates for Government employees	PART XIV.	
employees	CERTIFYING OFFICERS.	
INDEX		
711	INDEX	411-433

PART I.

GENERAL RULES AND REGULATIONS.

Section 1. Definitions and instructions as to interpretation and construction.

In the interpretation and construction of these Rules and Regulations, the following definitions and instructions shall be observed,

namely:

(a) By the term "Selective Service Law" is meant the Act of Congress of May 18, 1917, entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," and all acts, resolutions, and conventions amendatory thereof and supplementary thereto. (See Part XII.)

(b) These Rules and Regulations under the Selective Service Law shall, for the sake of brevity, be indicated by the letters "S. S. R."

(Selective Service Regulations).

(c) Words importing the singular number shall be held to include the plural, and vice versa, except where such construction would be unreasonable.

(d) Words importing the masculine gender shall be held to include the feminine, except where such construction would be

unreasonable.

(e) The conjunctive word "and" may be substituted for the disjunctive word "or," and vice versa, in the sections of these Rules and Regulations relating to dependents, except where such substitution and the construction resulting therefrom would be unreasonable.

(f) The word "State" shall include all States, Territories, and the

District of Columbia.

(g) The word "county" shall include parishes in the State of Louisiana.

(h) The word "Governor" shall include Governors of the States and Territories and the Commissioners of the District of Columbia.

(i) The term "Adjutant General" shall include Adjutants General of the States, Territories, and the District of Columbia; and where there is no Adjutant General, or where the Governor selects another person or another administrative department of the State Government to perform the duties imposed by these Rules and Regulations on the Adjutant General, the term shall import such person or department.

(i) The term "deferred class" includes the second, third, fourth, and fifth classes of the five classes in which a registrant may be placed. All registrants placed in Classes II, III, IV, and V have been temporarily exempted or discharged. The effect of classification in Class I is to render every man so qualified presently liable to military service in the order determined by the drawings. The effect of classification in Class II is to grant a temporary discharge from the draft effective until Class I is exhausted, and similarly Class III and IV become liable only when Classes II and III, respectively, are exhausted. All classifications are conditioned upon the continuing existence of the status of the registrant, which is the basis of his classification.

(k) The term "deferred classification" defines a status equivalent to discharge or exemption from draft, whether permanent, tem-

porary, conditional, or unconditional.

(1) The term "registrant" shall include all persons duly and properly registered in accordance with the provisions of the Selective Service Law and the Rules and Regulations made under author-

ity thereof, heretofore and hereafter in effect.

(m) The term "mobilization" shall include all proceedings in relation to induction of a registrant into the military or naval (including Marine Corps) service from the time that he is ordered to report to his Local Board for military or naval (including Marine Corps) duty and entrainment to the time that he arrives at the military or naval (including Marine Corps) camp, post, or station.

(n) The term "selected man" shall include all registrants who, under the preexisting Regulations, had been notified of selection (old Form 164-B), or who, under these Regulations, have been notified by their Local Boards to report for military or naval (including

Marine Corps) duty.

(o) The term "police official" shall include all United States and State, county, and municipal marshals and sheriffs and their deputies, police, constables and the constabulary, and all similar officers, by whatever name known, having authority to take persons into custody in order to preserve the peace and quiet of the community and to maintain public order and tranquillity.

(p) The term "child" shall include only girls under 18 and boys under 16 years of age, and shall, except where otherwise provided,

include:

(1) A legitimate child of the registrant, whether born or unborn.
(2) A child legally adopted by the registrant before May 18, 1917, if a member of the registrant's household.

(3) An illegitimate child of the registrant only if he has been judicially ordered or decreed to contribute to such child's support.

The classification of a registrant on account of dependency of any child as herein defined shall be governed by the particular rules of classification in respect of dependency.

(q) Wherever an oath is required, an affirmation in judicial form, if made by a person having conscientious scruples concerning the

taking of an oath, shall be deemed a sufficient compliance.

(r) Except in section 139 hereof the words "mobilization camp" will be taken to mean any military or naval (including Marine Corps) camp, post, or station to which selected men are ordered or authorized to be sent.

(s) The term "military service" shall be held to include naval service, including service in the Marine Corps, except where such

construction would be unreasonable.

(t) By the term "First Registration" is meant the registration of persons in the Class of June, 1917, registered before September 12,

1918, pursuant to the provisions of the proclamation by the President dated May 18, 1917.

(u) By the term "Second Registration" is meant the registration of persons in the Class of June, 1918, registered before September 12, 1918, pursuant to the provisions of the proclamations by the President dated May 20, 1918, and August 13, 1918, respectively.

(v) By the term "Third Registration" is meant the registration of persons in the Class of September, 1918, registered on or after September 12, 1918 pursuant to the provisions of the proclamation by

the President dated August 31, 1918.

(w) By the term "Class of June, 1917," is meant the persons registered before September 12, 1918, pursuant to the provisions of the

proclamation by the President, dated May 18, 1917.

(x) By the term "Class of June, 1918," is meant the persons registered before September 12, 1918, pursuant to the provisions of the proclamations by the President dated May 20, 1918, and August 13, 1918, respectively.

(y) By the term "Class of September, 1918," is meant all persons registered on or after September 12, 1918, pursuant to the provisions of the proclamation by the President dated August 31, 1918, irrespec-

tive of the date on which they were required to register.

(z) The term "induction" shall be construed to mean the process

by which a selected man enters the military service.

(aa) The term "contingent" shall be construed to mean any number or party of selected men entrained or forwarded by a Local Board at any one time.

(bb) The term "quota" shall be construed to mean the proportional share of selected men to be inducted into military service by

the respective States and subdivisions thereof.

(cc) The term "allotment" shall be construed to mean the number of selected men which a Local Board is required to induct under

any call.

(dd) The term "call" shall be construed to be the order of the Provost Marshal General on the Governor of any State and by him on any Local Board within his jurisdiction for the induction and en-

trainment of selected men to any mobilization camp.

(ee) The term "quota basis" shall be construed to mean the basis upon which the quota or proportional share of selected men to be inducted by each State or subdivision thereof, under any call, is to be computed; which basis will be prescribed and promulgated by the President from time to time.

Section 2. When these Rules and Regulations became effective.

(a) The following sections and parts of these Rules and Regulations shall become effective at noon on November 20, 1917, and thereupon shall supersede all preexisting Rules and Regulations relating to the same subject matter, namely, Sections 9 to 13, inclusive; 15 and 16; 23 to 34, inclusive; 37 to 52, inclusive; 90, 91, and 92; 152 to 156, inclusive; 183, 184, 185, and 187; and Parts IX, XI, XII, XIII, and XIV.

(b) All sections and parts of these Regulations not specified in subparagraph (a) shall become effective at noon on December 15,

1917.

(c) These Regulations shall become effective as specified in subparagraphs (a) and (b) of this section, and thereafter shall govern all registrants and selected men, and all procedure in regard to them, and notwithstanding that they may have been examined, selected, discharged, or exempted; and the process of examination and selection herein prescribed shall proceed as to them as completely as though no prior steps in the process of examination, selection, discharge, or exemption had been taken in respect of them.

Except that they shall not apply to those who, prior to December 15, 1917, have been actually inducted into the military service so long

as such persons remain in the military service; and

Provided that—

1. All registrants who, at noon on December 15, 1917, have been ordered by their Local Boards to report for military duty and entrainment, and all procedure in relation to them, to the completion of mobilization, shall be governed by the Rules and Regulations

heretofore existing.

2. Every registrant who, prior to noon on December 15, 1917, has been examined and selected and notified of selection (old Form 164-B) shall remain liable to be inducted immediately into military service in the order of his liability as heretofore fixed by his order number, unless and until, upon any call upon his Local Board for men, it shall appear that there is in Class I a sufficient number of men to fill such call, notwithstanding that such registrant may have been subsequently examined and classified under these Rules and Regulations and placed in a deferred class.

Note 1.—In this second edition of the Selective Service Regulations all changes, amendments, modifications, and additions in or to the said first edition of the said Selective Service Regulations promulgated by order of November 8, 1917, become effective on the dates of the respective promulgations thereof; and all changes, amendments, modifications, or additions which appear in this second edition without previous promulgation become effective on and after the date of the order promulgating this

second edition.

All amendments, changes, and interpretations of these Rules and Regulations, and all directions and instructions issued or made by the Provost Murshal General hereunder, shall become effective as of the time when and to the extent specified therein.

Section 3. Repeal of preexisting Rules and Regulations.

On and after noon on December 15, 1917, all preexisting Rules and Regulations shall be and hereby are rescinded and repealed and shall have no further force or effect, except as provided in the foregoing section 2.

Provided, that—

(a) The repeal of the preexisting Rules and Regulations shall not affect the validity of any act done under authority of, and in conformity with, such preexisting Rules and Regulations, subject to the provisions of the following section 4 revoking prior exemptions and discharges.

(b) All violations of said preexisting Rules and Regulations, and all penalties incurred as a result thereof, shall attach, and may be

prosecuted and punished in the same manner and with the same effect

as if said Rules and Regulations had not been repealed.

(c) Nothing in this section or in the repeal of said preexisting Rules and Regulations shall be held to affect the position, duties, or authority of any member of any Local or District Board or of any other person heretofore appointed to perform any duty in connection with the administration of the Selective Service Law and of said preexisting Rules and Regulations, but all such persons shall hereafter continue to be invested with the same authority, and shall continue to perform the same duties, subject to the provisions of these Rules and Regulations.

(d) The said preexisting Rules and Regulations, so far as they relate to records and dockets, shall continue in operation; but only as to the preserving of all such records, and the completing of records concerning those registrants who, on or prior to December 15, 1917, had been or were in process of being inducted into the military service as aforesaid, and the completing of registration records. (See

sec. 36.)

Note 1.—No parts of the Selective Service Regulations as promulgated in the first edition by order dated November 8, 1917, are repealed except by virtue of the changes, amendments, modifications, and additions as provided in Note 1 of section 2, hereof.

Section 4. Revocation of exemption and discharge.

All exemptions and discharges made prior to noon on December 15, 1917, and all certificates in evidence thereof are hereby revoked from and after noon on December 15, 1917, and all such certificates

theretofore issued shall have no further validity.

In any case of deferred classification made under these Rules and Regulations the Secretary of War may order such deferred classification and any certificate issued in evidence thereof to be revoked and rescinded, and the registrant to be transferred to any less deferred class designated by the Secretary, except only as to such registrants as have been placed in Class V on account of legal exemption.

Section 5. Notes and forms are part of regulations.

All notes contained in these Rules and Regulations are a part thereof and have the same force and effect as the regulations them-

selves.

All forms the use of which is prescribed in these Rules and Regulations, and all forms which were prescribed by preexisting Rules and Regulations and were in use before and at the date of these Rules and Regulations, the continued use of which is either expressly or impliedly required by these Rules and Regulations, together with the particular rules, instructions, and directions contained in all such forms, are a part of these Rules and Regulations and have the force and effect of the regulations themselves.

Note 1.—Whenever local conditions or administration are such as to bring up for consideration the need of a form not provided by the Provost Marshal General, a copy of the proposed form, with a full statement of the necessity therefor, and of its contemplated use, must be submitted to the Provost Marshal General for approval before the form is used. (Circular Letter

January 17, 1918.)

Section 6. Registrants and others charged with knowledge of these Rules and Regulations.

These Rules and Regulations have the force and effect of law, and all registrants, and all persons required by the Selective Service Law and these Rules and Regulations to be registered, and all persons claiming or to claim any right or privilege in respect of any registrant are charged with knowledge of the provisions hereof. Failure by any registrant, or by any person required to be registered, to perform any duty prescribed by the Selective Service Law or by these Rules and Regulations, whether or not the time of the performance of such duty is required by these Rules and Regulations to be posted or entered in the records of the Local or District Board, and whether or not formal notice is required by these Rules and Regulations to be given (such as registering and reporting change of status and other duties), is a misdemeanor, punishable by imprisonment for one year, and may result in loss of valuable rights and privileges and immediate induction into the military service; and such failure shall also be considered as a waiver of any right or privilege which might have existed in favor of such person if he had performed such duty.

Section 7. Notice to registrants and to all interested persons and effect of such notice.

(a) The process of examination and selection of registrants, under these Rules and Regulations, shall begin by the posting of notice in the offices of the Local Boards on Form 1002 (p. 216), and by mailing a Questionnaire (Form 1001, p. 188) to every registrant included within such posted notice, as provided in section 92 hereof; and notice of every subsequent action taken by either the Local or District Board in respect of each registrant shall be given by entering a minute or date of such action on the Classification List (Form 1000, p. 187) in the office of the Local Board, and in addition to such entries, by mailing to the registrant (and in some cases to other claimants) a notice of such action. (See sec. 90.)

(b) Whenever a duty is to be performed or a period of time begins to run within which any duty is to be performed by any such registrant, or within which any right or privilege may be claimed or exercised by or in respect of any such registrant, a notice of the day upon which such duty is to be performed, or such time begins to run, shall be mailed to the registrant, and the date of such mailing of notice shall be entered opposite the name of such registrant on the Classification List, which is always open to inspection by the public

at the office of the Local Board.

(c) In addition to the mailing of such notice to registrants, notice of the disposition of claims of other persons in respect of registrants

shall be mailed to such other persons.

(d) Either the mailing of such notice or the entry of such date in the Classification List shall constitute the giving of notice to the registrant and to all concerned, and shall charge the registrant and all concerned with notice of the day upon which such duty is to be performed or the beginning of the running of the time within which such duty must be performed or such right or privilege may be claimed, regardless

of whether or not a mailed notice or Questionnaire is actually

received by the registrant or other person.

(e) Failure by any registrant to perform any duty prescribed by the Selective Service Law or by these Rules and Regulations, at or within the time required, is a misdemeanor, punishable by imprisonment for one year, and may result in loss of valuable rights and immediate induction of such registrant into military service.

(f) Failure of the registrant or any other person concerned to claim and exercise any right or privilege on the day or within the time authorized by these Rules and Regulations, shall be considered a waiver of such right or privilege, and shall foreclose such person from thereafter claiming the same, subject only to the privilege granted by these Rules and Regulations to apply for an extension of

time.

(g) All registrants and other persons concerned are required and strictly enjoined to examine, from time to time, said notice. Form 1002 (p. 216), so posted by the Local Board, and the Classification List, upon which said dates are to be entered, in order to be informed of the time for the performance of any duty or the exercise of any right or privilege; and it is the duty of every registrant concerning whom any notice is posted, but who for some reason has not received the Qustionnaire or notice, as the case may be, to apply to his Local Board for a copy thereof. Failure to receive notice or Questionnaire will not excuse the registrant from performing any duty within the time limit, nor shall it be in itself ground for extension of time.

Section 8. Computation of time.

In computing the several periods of time within which any act is required or permitted by the Selective Service Law and these Rules and Regulations to be performed by registrants and other persons, the day of the posting of notice, and Sundays and legal holidays, shall be excluded.

Section 9. Boards may summon and examine witnesses.

Every Local and District Board shall have power to summon any registrant or any other person to appear and testify as a witness before it in regard to facts, matters, and information within the knowledge of such person relating to any case pending before such Board. (See limitation of power of District Board to take testimony, Rules XXXVI, XXXVII, Sec. 107.) Such summons (Form 1003, p. 217) shall be directed to the person to be produced as a witness and shall be served by any of the police authorities mentioned and described in section 1, par. o, hereof. Upon request of any member of a Local or District Board, it is hereby made the duty of any such police officer to serve such summons and make the usual return thereon. Thereupon the witness shall be compelled to appear and testify before such Local or District Board in the same manner as witnesses may be compelled to appear and testify in court. Said Local or District Boards shall be entitled, upon summary application, to the aid of the courts of the United States to compel such attendance and the giving of testimony.

Every person testifying before any Local or District Board as herein provided shall first swear that he will tell the truth, the whole truth, and nothing but the truth in answer to such questions as may be propounded to him by any member of the Board concerning any case pending before such board.

Section 10. By whom oaths may be administered.

Any oath required by these Rules and Regulations (except oaths to persons called before Local or District Boards to give oral testimony) may be administered,

(1) By any Federal or State officer authorized by law to admin-

ister oaths generally;

(2) By any member or chief clerk of any Local or District Board

having jurisdiction of the registrant;

(3) By any Government Appeal Agent in regard to any case pending before any Local or District Board with which he is connected:

(4) By any permanent or associate member of a Legal Advisory

Board; and

(5) By any postmaster within the same local jurisdiction as the

registrant.

Any member of any Local or District Board may administer oaths to any persons called before such board for oral examination in regard to facts and matters relating to a case pending before it.

When the oath or oaths are administered by any of the persons named in classes 2, 3, 4, and 5 hereof, there shall be no fee or charge

for the same.

Section 11. Public records of District and Local Boards.

All records required by these Rules and Regulations to be filed with and kept by Local and District Boards, Adjutants General, and other persons in connection with the registration, examination, selection, and mobilization of registrants under the Selective Service Law, and these regulations shall be public records and shall be open during usual business hours for public inspection of any and all

persons. (See sec. 12.)

Provided, however, That the answers of any registrant concerning the condition of his health, mental or physical, in response to Series II of the questions under the head entitled "Physical Fitness," in the Questionnaire, and other evidence and records upon the same subject, and the answers of any registrant to the questions under Series X of the questions under the head entitled "Dependency" in the Questionnaire, except the names and addresses of the persons claimed to be dependent upon such registrant, shall not, without the consent of the registrant, be open to inspection by any person other than members of Local and District Boards, examining physicians, members of Medical Advisory Boards, Government Appeal Agents, and other persons connected with the administration of the Selective Service Law and these Rules and Regulations, and United States attorneys and their assistants, and officials of such bureaus or departments of the United States Government as may be designated by the Secretary of War.

Any person connected with the administration of the Selective Service Law and these Rules and Regulations who shall divulge or impart to any person not entitled under the foregoing paragraph to receive the same, any information contained in a record as to a registrant's physical condition, or as to his answers concerning dependency, as above provided, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by imprisonment not to exceed one year.

The portions of such records as are hereinbefore held to be confidential shall not, without the consent of the registrant, be produced and published in response to any subpœna or summons of any court, except that they may be so produced and published for the purpose of being used in the prosecution of the registrant, or of any person acting in collusion with such registrant, for perjury or for any violation of the provisions of the Selective Service Law or of these Rules and Regulations.

Note 1.—Authority to examine records of the Local Boards by various governmental officers and agencies has been given

as follows:

Note 2.—The Federal Board for Vocational Education is authorized to inspect series one of the Questionnaires of registrants. Such representatives must present a letter or certificate from the Federal Board for Vocational Education attesting their authority to represent that board. (Telegram A-998, December

17, 1917.)

Note 3.—Representatives of the Public Health Service of the United States and the Medical Section of the Council of National Defense are authorized to inspect physical examination records of registrants. Such representatives must present a letter or certificate from the Surgeon General, Public Health Service, or from the Medical Section, Council of National Defense, attesting their authority to represent the Public Health Service or the Council of National Defense. (Telegram A-1681, December 27, 1917.)

Note 4.—The duly accredited representatives of the War Department, Military Intelligence Branch of the General Staff; the Navy Department, Office of Naval Intelligence; the Department of Justice, Bureau of Investigation, are authorized to inspect registrants' Questionnaires and physical examination records. Such representatives must present a letter or certificate from the chief of the bureau, office, or branch attesting their

authority. (Telegram E-600, April 17, 1918.)

Note 5.—The Local and District Boards are instructed to permit officers of the Internal-Revenue Service who present proper credentials from the commissioner of that service to examine the answers of any registrants of the class under the head entitled "Dependency" in the Questionnaire. (Telegram B-2468,

August 6, 1918.)

Note 6.—Representatives of the British and Canadian Recruiting Mission and other duly recognized missions are authorized through their representatives to examine the registration cards at the District Board Headquarters of registrants for the purpose of obtaining a list of the names of British subjects and certain other information concerning them. They are to be given access to the registration cards and allowed to take notes therefrom. (Circular Letter, June 17, 1918.)

All these examinations are to be made at such times and under such circumstances as will not interfere with the process of classification.

Note 7.—This section does not relieve examining physicians of their legal duty to report to local health authorities cases of communicable disease which come under their notice when such report is required by State law.

Section 12. Manner in which public may inspect records.

Whenever any registrant or other person (except one of the classes of persons named in the proviso of the foregoing Section 11 of these Rules and Regulations) applies to a Local or District Board to inspect any of the records of such boards, such registrant or other person shall not be permitted to search through such records, but it shall be the duty of members or clerks of Local and District Boards and other persons having the custody of such records, to discover, open, and point out to the registrant or other person, the portion of the record containing the information requested by such person so applying; subject to the limitations as to disclosures provided in the foregoing Section 11.

Note 1.—Local and District Boards are prohibited from giving lists of registrants to any person for advertising purposes.

(Circular Letter, February 11, 1918.)

Note 2.—Since under the Selective Service Law and Regulations deferred classification, except in the cases involving outright exemption under the act of May 18, 1917, does not exist as a matter of right, the hearing of claims for such classification cannot be considered controversial. Boards sit not as referees between registrants and the Government but as representatives of the Government charged with the responsibility of recruiting an Army, and at the same time, of preserving our economic and domestic equilibrium in accordance with prescribed regulations. The spirit and intent of the regulations requires board members to be in possession of every available fact touching on or pertaining to cases within their respective jurisdiction. No small amount of such information is confidential. To open to the public such information would be a breach of the confidence under which persons interested in the successful operation of the Selective Service Law have furnished the information and will discourage giving further information to the consequent serious impairment of the fair and equitable selection of registrants. The public, therefore, should not be given access to confidential records or reports.

A registrant is entitled to access to his Questionnaire and to the record in his case, including the record of his physical examination (Form 1010, p. 227), but where such records contain statements or letters of a confidential nature, other than those offered by himself, the names of the informants should not, without their consent, be divulged to the registrant who is, however, entitled to be advised of all statements and allegations which form part of the records in his case. Ample precaution should be taken to prevent a registrant from ascertaining the name or names of persons who have given such confidential information.

(Circular Letter, April 22, 1918.)

Section 13. No substitution in favor of drafted men.

The Selective Service Law strictly prohibits the acceptance of substitutes for men selected for military duty. The obligation to render military service is personal and can not be transferred.

Section 14. Oaths of members of boards and other persons.

Before entering upon the discharge of their duties all of the following-named persons charged with duties in the administration of the Selective Service Law and of these Rules and Regulations who have not heretofore done so shall take the oath which is set out as Form 1033 (sec. 317, p. 269), namely:

Disbursing officers and other officials and employees at State Headquarters and all members of Local, District, Medical Advisory and Legal Advisory Boards (including associate members of the latter) and clerks of boards and additional examining physicians and Gov-

ernment Appeal Agents.

The oath hereby prescribed shall be taken before some officer mentioned in section 10 hereof and shall be filed in the office of the Adjutant General of the State.

Section 15. Signing of orders, reports, and certificates of boards.

All orders, summonses, notices, reports, and certificates issued by authority of any Local or District Board may be signed or certified by any member of such board, or by the Chief Clerk, when duly authorized by the Board, unless otherwise specifically provided in these rules.

Section 16. Entries on forms and records.

All entries made by Local or District Boards on any of the forms, notices, and records provided for by these Rules and Regulations shall, unless otherwise ordered in these regulations, be made with pen and ink of black color unless other color is prescribed by the regulations, or with typewriter, except that rubber stamps may, and, where they can be obtained, should be used in preference to pen and ink in entering dates, designations of Local or District Boards, and other entries which require repetition of the same date or word or phrase.

Section 17. Minute Books of Local and District Boards.

Each District and Local Board shall maintain a Minute Book (Form 1004, p. 218) which shall contain a brief record of the proceedings of all meetings of said Board.

The minutes of said Board must contain, however, the following:

(1) Date and hour of each meeting and hour of adjournment.

(2) Names of members of Boards present at such meetings and period of time devoted to work of Local Board by each member.

(3) The character of work performed by each Local Board at such meeting, whether classification or mobilization; if the work of the Local Board was of classification, the minutes shall state the number of cases classified or examined.

(4) The number of hours devoted by examining physicians to the

work of examining registrants during the day.

From the minutes of such Local or District Boards the Chief Clerk of each of said Boards shall prepare the pay vouchers (see sec. 213) for each member and examining physician of such board, and shall

enter thereon the following certificate: "I hereby certify that the services herein stated were rendered to the Government of the United States, as shown in the Minute Book of ——Board ——."

No voucher shall be paid by the Disbursing Officer of the State unless the requirements of this section are fully complied with.

Every such Minute Book shall be open to the inspection of auditors or inspectors at all times. (See sec. 31.)

Section 18. Designation of Local and District Boards.

Where there is but one District Board in a State it shall be designated as the District Board for the State of ——. In any State where there is more than one district and but one District Board is established in each district, the several District Boards shall be designated and known as the District Board for the —— District of the State of ——.

The District Board for the city of New York shall be designated and known as the District Board for the City of New York, State of New York.

The District Board for that portion of the Eastern Judicial District of Pennsylvania embracing the City and County of Philadelphia, shall be designated and known as the District Board for the County and City of Philadelphia, Eastern Judicial District of Pennsylvania (Order of Sept. 4, 1918).

Section 19. Members of Local and District Boards disqualified to act on certain claims.

No member of a Local or District Board shall participate in the hearing or decision of any claim for exemption or deferred classification, or as to physical qualification, of any registrant who is related to him either by blood or marriage nearer than a second cousin; and where such relationship exists, the Local Board of origin may, and where it exists as to more than one member of a Local Board of origin the latter shall transfer the classification and physical examination to another Local Board within the same State.

PART II.

THE SELECTIVE SERVICE SYSTEM.

- A. THE PRESIDENT.
- B. THE PROVOST MARSHAL GENERAL.
- C. STATE HEADQUARTERS.
 - (1) The Governor.
 - (2) The Adjutant General.
- D. DISTRICT BOARDS.
- E. LOCAL BOARDS.

- F. AUXILIARY ORGANIZATIONS.
 - (1) Medical Advisory Boards.

 - (2) Legal Advisory Boards.(3) Government Appeal Agents. (4) Police and Postal Authori-

A. THE PRESIDENT.

Section 20. The President as a reviewing officer.

Section 4 of the Selective Service Law provides:

"The decision of * * * District Boards shall be final, except that, in accordance with such rules and regulations as the President may prescribe, he may affirm, modify, or reverse any such decision."

Accordingly, the President will consider appeals from the final decisions of District Boards in accordance with the provisions of sections 111 and 112A, hereof.

Section 21. Appeals to the President to be considered when preferred as required by these Regulations and not otherwise.

Section 111 of these Regulations prescribes a method for appeal to the President of certain classes of cases finally decided by District Boards. Every practicable safeguard against unusual hardship has been provided. Appeals made direct to Washington on ex parte statements would have to be investigated locally before action. to the unavoidable congestion that must necessarily follow this irregular method, such direct appeals can only result in confusion and Therefore appeals to the President when not preferred in the manner prescribed in sections 111, 112, and 112A of these Regulations, must be returned for compliance with those sections. notes 1 and 2, section 111.)

B. PROVOST MARSHAL GENERAL.

Section 22. Office of the Provost Marshal General.

Under the Secretary of War the Provost Marshal General is vested with the execution of so much of the Selective Service Law as relates to registration and the selective draft. 13

Section 23. No communications concerning pending appeals to the President to be received by administrative officials in Washington.

All administrative officials of the War Department engaged in the execution of the Selective Service Law are hereby directed to decline to discuss cases in respect of which an appeal to the President is pending, or to entertain any communications, suggestions, or additional evidence or statements concerning them.

Section 24. No communication concerning particular cases pending before District or Local Boards to be received by administrative officials in Washington.

The law and regulations place the matter of deferred classification within the jurisdiction of Local and District Boards. There is no authority in any other official to interfere with this jurisdiction in particular cases. So to interfere would be subversive of the letter and spirit of the Selective Service Law and these Regulations. All officials of the War Department engaged in the execution of the Selective Service Law are hereby directed to decline to discuss cases pending before Local or District Boards or to entertain any communications, suggestions, or additional evidence or statements concerning them.

Note 1.—Local Boards will neither receive nor observe instructions except when they come from the Governor or the Adjutant General, or in cases of emergency, instructions issued direct to such Boards by the Provost Marshal General. Government officials and others may communicate directly with Local and District Boards only in the manner provided in the Regulations in the prescribed forms, affidavits, and information required or authorized by the Regulations. But no person has authority to issue instructions to Boards except as specifically prescribed in the Regulations. Boards will scrutinize carefully all communications purporting to be official and in cases of doubt or suspicion refer the matter immediately to the Adjutant General. (Telegram B-1239, January 1, 1918.)

Note 2.—See n. 1, section 5.

Section 25. Correspondence rules of the Office of the Provost Marshal General.

Rule A. Except as specifically provided in these Regulations, all communications intended for the Provost Marshal General concerning the execution of the Selective Service Law within a State, emanating from individuals within the State or from Local and District Boards or other officials engaged within any State in the execution of the Selective Service Law, must be directed to the Adjutant General of the State for reference to the Provost Marshal General. (See sec. 31.) Correspondence sent in violation of this rule to the office of the Provost Marshal General will be returned to the writer.

Note 1.—War Department rules governing correspondence require that all communications be forwarded in duplicate. (Circular Letter, June 21, 1918.)

Rule B. The Office of the Provost Marshal General can give no opinion direct to individuals concerning the circumstances of an individual case nor can it make rulings at the instance of an individual writing to the Office of the Provost Marshal General direct on any phase of the Selective Service Law. Local, District, and Legal Advisory Boards are the centers of information for the communities over which they have jurisdiction. Individuals must be remitted for information to local authorities, who, if they can not answer the question asked, will promptly proceed as required by Rule C.

Rule C. Local and District Boards will honor proper requests for information from individuals. Whenever a Local or District Board receives a request for information which it can not authoritatively answer, or whenever circumstances arise which require the decision of higher authority, the Local or District Board will immediately report the case to the Adjutant General of the State with a

request for the necessary information or decision.

Rule D. The Adjutant General of a State will scan all communications received in accordance with Rules A, B, and C. Such as can be answered will be returned to the writer with the information desired. Such as can not be so answered will be immediately forwarded to the Office of the Provost Marshal General. When a request for a ruling or for administrative action arises from circumstances so urgent as to demand immediate action, the telegraph will be used.

Rule E. Whenever a request for information is received from State Headquarters by the Office of the Provost Marshal General, an answer will be prepared and returned as expeditiously as possible, and wherever a general ruling results, such general ruling will be circulated to every Local and District Board in the United States, by telegram where urgent, and in any case by bulletins of compiled rulings which will be issued from the Office of the Provost Marshal General from time to time.

Rule F. Whenever an individual feels that he has a grievance against a board or other information which he desires to report to higher authority, he should address his letter to the Adjutant General of the State. Communications of this kind which require the action of the Provost Marshal General should be forwarded to the Provost Marshal General containing recommendation and remarks

by State Headquarters.

Note 1.—Under our decentralized system, and in compliance with Section 25, State Headquarters must answer questions which are presented in particular cases or, if they can not answer them, forward them to the Provost Marshal General's office. This decentralization must not, however, be allowed to affect the uniformity of the system and, in order to guard against such result, the following is suggested:

(a) That every effort be made by State Headquarters to encourage Local Boards to study the Regulations carefully to the end that matters clearly covered by the Regulations shall not be referred to the Adjutants General for decision. This may be done by answering questions from Local Boards by ref-

erence to appropriate sections of the Regulations.

(b) That State Headquarters answer questions in regard to particular cases clearly, briefly, and without generalization, and

avoid answering hypothetical questions.

(c) That circulars, interpreting the Regulations, be issued only in cases where a real necessity for such action appears, and, whenever it is deemed necessary in the interest of the effective administration of the Selective Service Law, to issue such circulars, that they be drafted with the greatest care, using the exact words of the Regulations wherever possible and scrupulously avoiding loose language or general statements. In order to avoid confusion and misunderstanding, it is absolutely necessary that careful study be given every such circular and that it be clearly limited to the interpretation of, or instructions under existing regulations. It is especially requested, whenever there is doubt as to whether a circular makes any change in or addition to existing regulations, that it be referred to the office of the Provost Marshal General before it is issued. (Circular Letter January 25, 1918.) See n. 1, sec. 5.

C. STATE HEADQUARTERS.

Section 26. Authority of Governors and of officials and other persons designated by Governors or by the President to perform duties in the execution of the Selective Service Law.

Section 6 of the Selective Service Law provides:

That the President is hereby authorized to utilize the services of any or all departments and any or all officers or agents of the United States and of the several States, Territories, and the District of Columbia, and subdivisions thereof, in the execution of this Act, and all officers and agents of the United States and the several States, Territories, and subdivisions thereof, and of the District of Columbia, and all persons designated or appointed under regulations prescribed by the President, whether such appointments are made by the President himself or by the governor or other officer of any State or Territory to perform any duty in the execution of this Act, are hereby required to perform such duty as the President shall order or direct, and all such officers and agents and persons so designated or appointed shall hereby have full authority for all acts done by them in the execution of this Act by the direction of the President * * *

Section 27. General duties of Governors.

The Governors shall be charged with general supervision over all matters arising in the execution of the selective draft within their States. The determination of questions of exemptions and deferred classifications is within the exclusive jurisdiction of Local and District Boards, subject only to review by the President, but all other functions and duties of boards, departments, officers, agents, and persons within the State, except departments, officers, and agents of the United States not appointed, designated, or detailed under authority of the Selective Service Law, shall be under the direction and supervision of the Governor.

Section 28. Governors charged with responsibility for organization of Medical and Legal Advisory Boards.

Governors are charged with the organization of Medical and Legal Advisory Boards throughout their States.

Section 29. Governor to district State and recommend appointments of Members of Medical Advisory Boards.

Each State shall be carefully districted with due regard to communication and hospital facilities for the erection of a number of Medical Advisory Boards compacted with a view to the equitable and practical distribution of the work of reexamination as provided herein and to the convenience of registrants and economy to the Government in sending registrants before such boards. Members of Medical Advisory Boards will be nominated by the Governor and appointed by the President in accordance with instructions to be hereafter communicated to the Governors.

A member of the Medical Corps of the Army will be assigned as Medical Aide to the Governor of each State. Medical Aides will be

required to perform the following functions:

(a) To establish close relations with all examining physicians of their States.

(b) To recommend meetings of examining physicians for the purpose of discussing the medical problems of the draft and for the clearing up of doubtful points.

(c) To visit Local and Medical Advisory Boards; to observe

these at work; and to advise with examining physicians.

(d) To recommend to Governors the replacement of weak examining physicians; to arrange for additional examining physicians where needed; to hasten the operations of physical examinations where such are unduly slow or delayed.

(e) To study the causes of rejections at camps, with a view to the detection of inefficiency in the physical examination of registrants.

(f) To perform such other duties in connection with physical examinations of drafted men as may be required of them.

Note 1.—Medical Advisory Boards in each State should be designated by numbers (consecutively, with no use of a general number and letters for divisions of counties and cities). Each Board should be notified of the number assigned it and should be required to use this number designation on all vouchers and receipts sent to the Office of the Provost Marshal General. (Circular Letter April 18, 1918.)

Note 2.—Appointments to and removals from Medical Advisory Boards can not be made without reference to the President through the Office of the Provost Marshal General. The Regulations require members of said Boards to be nominated by the governor and appointed by the President. (Circular Let-

ter April 18, 1918.)

Note 3.—The Medical Aide to the Governor should be the instrument of direct communication between the Governor or his adjutant general and the Local Boards and Medical Advisory Boards in all matters concerning questions relating to that part of the Selective Service Regulations which pertains to the physical examination of registrants. (Circular Letter, May 8, 1918.)

Note 4.—Class 1 registrants who are physically disqualified for general military service but qualified for limited military service and also specially qualified for such clerical and administrative work may be inducted into service either as privates or in noncommissioned grades for clerical and administrative work at State Headquarters and the Local, District, and Medical Advisory Boards, such induction to take place under rules and regulations issued for that purpose. (Telegram B-2682, August 19, 1918, and Circular Letter of Aug. 29, 1918.)

Note 5.—Officers of the Medical Corps ordered to report as Medical Aides to Governors are assigned to duty subject to the orders of Governors to whom they should report for instruction. Such officers will be governed solely by instructions from Governors and Adjutants General concerning all matters connected with Medical Advisory Boards. (Telegram A-100, December 4, 1917.)

Note 6.—Draft Executives will supply Medical Aides with copies of all modifications of regulations and with rules govern-

ing physical examinations.

Section 30. Governor to organize and recommend appointments of permament members of Legal Advisory Boards.

All members of the bar should make their services available to the Legal Advisory Boards to be constituted by the Governor as here-

after provided.

The Governor shall constitute Legal Advisory Boards in such numbers and within such districts that there shall be convenient to every registrant who is to appear before a Local or District Board within the State a Legal Advisory Board to which such registrant may apply for all necessary advice and assistance in preparing claims, Questionnaires, or any other papers required by these regulations to be submitted by a registrant. After determining the number and location of Legal Advisory Boards necessary to accomplish this purpose, the Governor shall nominate, for appointment by the President, three representative lawyers, to be permanent members of such boards, to take charge of this work within each such district, and to be held responsible that there shall always be a competent force of lawyers or laymen available to such registrants at any time during which the Local or District Boards within such district are open for business.

The Governor shall nominate one of such three persons to be chairman of each Legal Advisory Board; and the member so nominated shall, whenever practicable, be a Judge of the County Court, or of the

Common Pleas Court, or of a court of similar jurisdiction.

The Governor shall call upon all members of the bar within the State, and if necessary, upon competent laymen, to offer their services to such Legal Advisory Boards for the purpose of being present at the headquarters of the Local Boards and rendering aid and advice to registrants. Such persons shall be known as Associate Members, and no formal appointment by the President shall be necessary.

For his assistance in this work, the Governor has the active cooper-

ation and assistance of the American Bar Association.

It should be the pride of every lawyer that no registrant within his district is without competent legal advice and assistance in prepar-

ing all papers that such registrant is required to submit in the process of the selection of citizens of this Nation for duty in the present emergency.

Note 1.—Associate members of Legal Advisory Boards must be designated and appointed by each Legal Advisory Board to which such Associate members are attached, must take the oath required by Form 1033 (p. 269), Section 317, and may administer oaths as authorized by Section 10. (C. S. S. R., No. 2, Jan. 25, 1918.)

Note 2.—The three members of the Legal Advisory Boards appointed by the President are merely to constitute a nucleus to direct the work of all the lawyers of the community who should be called upon to group themselves about the permanent board as prescribed in Section 30. (Telegram 10452, Nov. 17, 1917.)

Section 31. Adjutants General.

Normally the office through which the Governor exercises his functions in the administration of the Selective Service Law shall be the office of the Adjutant General; but where there is no Adjutant General or where the Governor selects another person or administrative department of the State government, the person or the department so selected shall be intended by the words "Adjutant General" as used herein. The office organization of State Adjutants General for the

execution of the Selective Service Law shall include—

(a) Assistant to State Adjutant General.—To assist the Adjutant General of the State in the performance of the duties devolving upon him in the execution of the Selective Service Law, one or more officers of the Army will be commissioned by the President and assigned to duty, under the direction of the Governor, for service in the State in connection with the execution of the Selective Service Law. Such officer should be assigned by the Governor to duty in the office of the State Adjutant General or such other administrative office or department of the State government as the Governor may select as the office or department to be in charge of the execution of the Selective Service Law within the State. An officer so assigned shall receive no compensation other than his pay and allowances as an officer. The officer so assigned shall act as disbursing officer at State headquarters. (See sec. 191.)

(b) Disbursing officers.—The disbursing officer is charged with the duty of paying all lawful accounts, payable from Federal funds, for materials furnished and services rendered in the execution of the Selective Service Law. When specially authorized by the Secretary of War, additional disbursing officers to care for disbursements in

large cities may be appointed.

(c) Inspectors.—In order to correct errors and to secure uniformity in the execution of the law, members of Local or District Boards who have shown marked aptitude and zeal in the execution of the Selective Service Law, or other specially qualified persons, may be directed by the Governor to visit Local or District Boards to view the methods of such Boards, to suggest improvements, and to report to the Governor on the execution of the law. (See sec. 192 for compensation.) Such directions are not to be regarded as permanent appointments and compensation for such services ought to be claimed only where necessary. When claimed it may be paid only

for the time the person so directed is actually engaged in making such visits. The Provost Marshal General may, in his discretion, appoint inspectors to act under his direction in any State and may fix the compensation which they will be paid for their services.

D. DISTRICT BOARDS.

Section 32. Constitution of District Boards.

There having heretofore been established by the President, in pursuance of the authority of section 4 of the Selective Service Law, a District Board or Boards for every Federal judicial district and territory and the District of Columbia, each of said boards shall exercise its jurisdiction and functions within its territorial limits as heretofore established.

Section 33. Status of members of Local and District Boards.

Section 6 of the Selective Service Law provides that:

All persons designated or appointed under regulations prescribed by the President, whether such appointments are made by the President himself or by the governor or other officer of any State or Territory to perform any duty in the execution of this Act, are hereby required to perform such duty as the President shall order or direct, and all such officers and agents and persons so designated or appointed shall hereby have full authority for all. acts done by them in the execution of this Act by the direction of the President. * * Any person charged as herein provided with the duty of carrying into effect any of the provisions of this Act or the regulations made or directions given thereunder who shall fail or neglect to perform such duty who, in any manner, shall fail or neglect fully to perform any duty required of him in the execution of this Act, shall, if not subject to military law, be guilty of a misdemeanor, and upon conviction in the District Court of the United States having jurisdiction thereof be punished by imprisonment for not more than one year, or, if subject to military law, shall be tried by court-martial and suffer such punishment as a court-martial may direct.

Under this authority members of boards are as effectively drafted for this duty as are registrants who are selected for military service and as such are entitled and should be given deferred classification whenever certified by the Governor of the State as necessary in the administration of the Selective Service Law. Appointments and changes in membership of boards will be made by the President upon the recommendation of the Governor. Applications for relief from such appointments should be made to the Governor, who should investigate the circumstances and recommend relief only in cases involving hardship. Applications for such relief will be considered only when submitted through the Governor. The telegraph should be used in making these recommendations only in cases whose urgency seems to justify the additional expense.

Note 1.—Responding to a request that the commissioning of medical members of Local Boards be discontinued for the present, except in instances where the Provost Marshal General consents, the Surgeon General stated that every effort would be made to carry out the wishes of the Provost Marshal General, and that local examiners for the Department of War would be requested in forwarding the papers of applicants for appointment in the Medical Corps to indicate whether or not the applicant is a member of a Local Board. (Circular Letter, August 23, 1918.)

Section 34. Organization and Procedural Rules of District Boards.

The District Board shall consist of at least five members, who shall select one of its members as chairman and another as secretary.

The members of each District Board shall take the oath prescribed

by section 14.

For clerical organization of District Boards, see section 43.

A majority of each District Board shall constitute a quorum for the transaction of business, and a majority of those present at any meeting may decide any question before such board for decision.

The chairman or acting chairman shall vote on every claim for exemption or deferred classification, whether his vote be necessary to decide a tie or not. Every question upon the allowance of a claim for exemption or deferred classification, whether upon appeal or otherwise, shall be put in the following manner:

Shall the claim for exemption or deferred classification be allowed?

and upon a tie vote the claim shall be disallowed.

A District Board may act through committees of members of the board, but all decisions of the committees shall be submitted to a majority of the board, and, if approved by the board, they shall have the force and effect of decisions of the board.

Note 1.—See n. 3, sec. 111.

District Boards may make rules of procedure not inconsistent with the Selective Service Law or with these Regulations.

Section 35. Jurisdiction of District Boards in cases where a Local Board has original jurisdiction.

Each District Board shall have appellate jurisdiction, as defined in section 4 of the Selective Service Law, to review the final decision of any Local Board having original jurisdiction of a case, and to affirm, modify, or reverse the same, provided there has been filed with the Local Board a claim of appeal as provided in section 104 hereof.

The decision of a District Board on any question reviewed by it on appeal from any Local Board within its jurisdiction shall be final, except as provided in sections 20 and 111 of these regulations.

Section 36. Exclusive Original Jurisdiction of District Boards.

District Boards shall have exclusive original jurisdiction to hear and determine all questions or claims for deferred classification by or in respect of "persons engaged in industries, occupations, or employments, including agriculture, found to be necessary to the maintenance of the Military Establishment or the effective operation of the military forces or the maintenance of national interests during the emergency.

Claims for deferred classification on the ground that the registrant is engaged in an industry, occupation, or employment, including agriculture, together with supporting affidavit evidence, must be filed with the Questionnaire of the registrant with the Local Board; but the District Board may, in its discretion, receive from or call upon registrants or other persons for such additional evidence as it may desire, in respect of a particular claim for deferred classification on the ground of engagement in an industry, occupation, or

employment, including agriculture, or in respect to general conditions of an agricultural or industrial enterprise or occupation or employment as the same relates to a particular case or in respect to the situation in the district generally in regard to such industry, occupation or employment, including agriculture. (See Rule XXXVI, sec. 107.) The District Board may refer any matter directly or indirectly connected with a claim for deferred classification on the grounds mentioned in this paragraph to any Local Board or Government Appeal Agent within its jurisdiction or to an agent of the Department of Justice, for investigation and report.

All such additional evidence in respect of a particular case should, upon receipt, be attached to, and thereafter remain with, the Questionnaire of the person to whom it relates. A summary of any general information obtained and considered by a District Board in passing upon a particular claim for deferred classification on the ground of engagement in an industry, occupation, or employment, including agriculture, and not contained in such additional evidence, should also be attached to and thereafter remain with the Question-

naire containing such claim.

The decision of the District Board on any question within its original jurisdiction to hear and decide shall be final, except as

provided in sections 20, 111, and 112A hereof.

Note 1.—District Boards should feel free to consult with Local Boards, to return records with a request for additional information on them, and to compose differences of classification by this method. In this way only can uniformity of decision and action—so essential to the even execution of the law—be

secured. (Telegram A-4134, February 8, 1918.)

Note 2.—District Boards have no power of certiorari, nor have they authority to issue general instructions by bulletin or otherwise to Local Boards. Their power to issue instructions to Local Boards is limited to instructions in individual cases as specifically authorized in the Regulations and not otherwise. When a District Board is of opinion that any Local Board within its territorial jurisdiction is not complying with the Regulations the facts should be reported to the Adjutant General of State.

E. LOCAL BOARDS.

Section 37. Constitution of Local Boards.

There having heretofore been established by the President, in pursuance of the authority of section 4 of the Selective Service Law, a Local Board or Boards in each county or similar subdivision in each State, and one for approximately each 30,000 of population in each city of 30,000 population or over, each of said boards shall exercise its jurisdiction and functions within its territorial limits as heretofore established. Counties that have no administrative organization and for which no Local Board has been created and established shall be held to be, for all purposes of these Rules and Regulations, within the jurisdiction of the counties to which they pertain for judicial purposes.

The independent cities of Virginia having less than 30,000 population shall, for all the purposes of these Rules and Regulations, be

held to be within the respective counties in which the respective independent cities have been designated to be when the Local Boards were established in such counties.

Section 38. Organization and procedural rules of Local Boards.

Members of Local Boards shall take the oath prescribed in section

14 of these regulations.

A majority of each Local Board shall constitute a quorum for the transaction of business, and, except as provided in Section 101, Rule XXVIII, and in Section 123, a majority of those present at any meeting may decide any question before such board for decision. If, in the case of a board consisting of three members, any two members are unable to agree, the matter upon which they disagree shall be submitted to the board when all three members are present.

The board shall choose one of its members to be chairman and one to be secretary. If one member of the board is a licensed physician, he shall act as examining physician of the board. (See sec. 196.)

Local Boards may make rules of procedure not inconsistent with

the Selective Service Law or with these Rules and Regulations.

For clerical organization of Local Boards, see sec. 29 n. 4 and sec. 43.

Note 1.—The determination of the question of physical qualification is to be decided by vote of the Board.

Section 39. Areas over which Local Boards have jurisdiction.

Where there is but one Local Board in a county or other subdivision or in a city of 30,000 population or over, it shall have jurisdiction over the county, city, or other division, but where there is more than one Local Board in a county, city, or other division, each shall have jurisdiction, respectively, over an area designated by the Governor containing a population of approximately 30,000.

Section 40. Persons over whom Local Boards have jurisdiction.

Each Local Board shall have jurisdiction in its area (see sec. 39) of jurisdiction in respect of persons who are registered therein, or who shall be registered therein as herein provided, and in respect of any person whose registration card has been duly delivered to and remains in the possession of such Local Board (see sec. 62); and also of all questions to be heard and determined by such Local Board under the terms of the Selective Service Law and these Rules and Regulations, and shall have full authority to do and perform all other acts authorized to be performed by a Local Board by the Selective Service Law or rules, regulations, or directions of the President.

Note 1.—On account of their familiarity with agricultural conditions in their jurisdictions, Local Boards will pass upon all applications for farm furloughs, granted under general orders No. 31, April 2, 1918, issued pursuant to Public Act No. 105, 65th Congress, approved March 16, 1918. (Telegram B-518, April 18, 1918.)

Section 41. Places in which Local Boards are to hold sessions.

In cities and counties in which there is more than one Local Board (see sec. 39), the boards may hold their sessions in a central building such as the courthouse or city hall, although such building may not be in the technical territorial jurisdiction of the boards, if such place is convenient for persons whose cards are within the jurisdiction of the board.

In cases where the territorial jurisdiction of the board is large or where convenience will be served thereby, Local Boards may hold sessions in such different places in their jurisdiction as will best accommodate the convenience of persons who are to appear before them.

Local Boards may decide for themselves the place of their permanent location, but, upon the recommendation of the Governor, the President may designate some other place of permanent location.

Section 42. Additional examining physicians.

In addition to the licensed physician who is a member of the board or if no licensed physician is a member of the board, the Governor or the Local Board shall designate and appoint additional examining physicians, subject to removal by the Governor at his pleasure.

It shall be the duty of persons thus designated to act as examining physicians of the Local Board for which they are designated, and they may be compensated at rates hereinafter prescribed. (See sec. 196.) In addition to the number of physicians that may be thus designated and compensated under the above authority, volunteer physicians in any convenient number may be utilized for the examination of registrants upon appointment as aforesaid.

Examining physicians (unless actually appointed by the President as members of boards) are not to be considered as members of such boards. They should take the oath prescribed in section 14 of these regulations. They shall have no vote on any question to be decided by said board. (See secs. 122, 124.) Their report on the physical examination of a registrant is advisory only.

Note 1.—The services of volunteer dentists to aid in physical examination of registrants by Local Boards may be utilized, but they are not members of Local Boards and have no vote. (See Form 75.)

Section 43. Clerical Assistants for State Headquarters and for District, Local, and Medical Advisory Boards.

(a) When authorized by the Governor, on and after September 1, 1918, as prescribed in section 198 hereof, there may be employed the necessary clerks for State Headquarters, District Boards, Local Boards, and Medical Advisory Boards: Provided, That no clerk shall be paid at a rate in excess of that fixed for clerks of Local Boards in paragraph (c) of this section without specific authority of the Provost Marshal General in each case.

(b) The maximum allowance for clerical services for a Local Board for any one month will be determined by the number of registrants under the jurisdiction of the Board on the 1st day of the month for which the allowance is made, deducting from the total

registration all inductions (including those of deserters), transfers, cancellations, deaths, and classifications in Class V, during previous months, in accordance with the following table:

Table of maximum monthly allowances to Local Boards for clerical services.

Number of registrants.	Allow- ance.	Number of registrants.	Allow- ance.	Number of registrants.	Allow- ance.	Number of registrants.	Allow- ance.
,400 and un-		7,200	\$341.00	13,100	\$492, 50	19,000	\$640.00
der	\$100.00	7,300	344.00	13,200	495 00	19,100	642.5
,500	105.00	7,400	347.00	13,300	497.50	19, 200	645.00
,600	112.00 119.00	7,500	350.00 353.00	13,400 13,500	500.00 502.59	19,300	647.50 650.00
,700 ,800	126.00	7,600	356.00	13,690	505.00	19,500	652.50
,900	133.00	7,800	359.00	13,700	507.50	19,600	655.00
,000	140.00	7.990	362.00	13.800	_510.00	19,700 19,800	657.50
,100	146.00	8,000	365.00	13,900	512 50	19,800	660.00 662.50
,300	152.00 158.00	8,100 8,200	367. 50 370, 00	14,000	515 00 517. 50	20,000	665.00
,400	164.00	8,300	372, 50	14,200	520.00	20, 100	667.5
,500	170.00	8,400	375.00	14,300	522 50	20 200	670.00
,600	175.00	8,500	377. 50	14,400	525 00	20,300	672.50 675.00
,709	180.00 185.00	8,600	380. 00 382, 50	14,500	527.50 530.00	20,400	677.50
,800 ,900	190.00	8,700 8,809	385. 00	14,600	532 50	20,600	680.00
.000	195.00	8,900	387. 50	14,800	535, 00	20,700	682.50
,100	199.00	9,000	390.00	14,900	537.50	20,800	685.00
,200	203.00	9,100	392. 50	15,000	540.00	20,900	687.50
,300	207.00 211.00	9,200	395.00	15,100	542 50 545.00	21,000	690.00 692.50
,400	215.00	9,300 9,400	397.50 400.00	15,200	547 50	21,200	695.00
,600	219.00	9,500	402, 50	15,400	550,00	21,300	697.5
,700	223.00	9,600	405.00	15,500	552 50	21,400	700.0
,800	227.00	9,700	407. 50	15,600	555 00	21,590 21,600	702.5
,900	231.00	9,800	410.00	15,700	557. 50 560. 00	21,700	705. 0 707. 5
,000	235.00 239.00	9,900	412. 50 415. 00	15,800 15,900	562.50	21,800	710.00
,200	243.00	10,100	417. 50	16,000	565.00	21,900	712.5
,300	247.00	10,200	420.00	16,100	567.50	22,000	715.0
,400	251.00	10,300	422. 50	16,200	570.00	22,100	717. 5 720. 0
,500	255. 00 .259. 00	10,400	425.00 427.50	16,300 16,400	572.50 575.00	22,300	722.5
,600	263.00	10,500	430, 00	16,500	577.50	22,400	725.0
.800	267.00	10,700	432, 50	16,600	580.00	22,500	727.5
,900	271.00	10,800	435.00	16,700	582 50	22,600	730.0
,000	275.00	10,900	437.50	16,809	585.00 587.50	22,700 22,800	732.5 735.0
,100	278.00 281.00	11,000	449.00 442.50	16,900 17,000	500.00	22,900	737.5
,300	284.00	11,100	445. 00	17, 100	592.50	23,000	740.0
400	287. 00	11,300	447.50	17,200 17,300	595 00	23,100	742.5
,500	290.00	11,400	450.00	17,300	597.50	23,200	745.0 747.5
,600	293.00	11,500	452.50	17,400	600.00 602.50	23,300	750.0
,700	296.00 299.00	11,600	455.00 457.50	17,500	605 00	23.500	752.5
,800	302.00	11,700	460.00	17,700	607.50	23,600	755.0
,000	305, 00	11,900	462.50	17,800	610 00	23,700	757.5
100	308.00	12,000	465.00	17,900	612.50	23,800	760.0
,200	311.00	12,100	467.50	18,000	615.00 617.50	23,900	762, 5 765, 0
,300	314.00	12,200	470.00 472.50	18, 100 18, 200	620.00	24,100	767. 5
,400	317.00 320.00	12,300	475.00	18,300	622.50	24,200	770.0
,600	323.00	12,500	477.50	18,400	625.00	24,300	772.5
,700	326.00	12,600	480.00	18,500	627.50	24,400	775.0 777.5
,800	329.00	12,700	482.50	18,600	630.00 632.50	24,500	111.5
,900	332.00	12,800	485.00 487.50	18,700 18,800	635.00	1	
,000	335, 00 338, 00	12,900	490.00	18,900	637.50		I

⁽c) The monthly allowance made to a Local Board under the foregoing table may be expended by the board for clerical services at the discretion of the board members subject to the following exceptions: No clerk of any Local Board shall be paid in excess of the rate of \$100 per month without specific written authority of the governor in each case, or in-excess of the rate of \$150 per month except upon special recommendation of the governor to the Provost Marshal General and specific authority of the latter in each case, as prescribed in section 198 of these regulations.

(d) Any balance remaining of the monthly allowance made to any State headquarters or board for clerical services may be carried forward from month to month to the credit of such State headquarters or board to be expended by them for additional clerical services required in periods of emergency, subject to the limitations as to rate of pay fixed in paragraph (c) of this section; except that no balance may be carried beyond the end of any fiscal year (June 30).

(e) When one or more inducted men are assigned to duty as clerks an amount equal to the pay and allowances drawn by such inducted man or men, from the Quartermaster Corps, United States Army, will be deducted from the monthly allowance made under paragraphs (a), (b), (c), and (d) of this section to the local board to

which such inducted man or men is or are assigned.

(f) Interpreters: Upon a certificate by a Local Board showing that the services of an interpreter are necessary, and that it has been impossible to obtain the voluntary and gratuitous services of one, and also showing the approximate time such services are necessary, and the lowest rate of pay for which an interpreter can be obtained, the governor may authorize the employment by Local Boards of necessary interpreters, limiting their employment to such number of hours per day, or such days per week, and also limiting the period of time within which they may be employed by a particular Local Board, as he may deem for the best interests of the Government. The compensation which may be allowed to interpreters shall not exceed \$1 per hour or \$5 in any one day. These rates are the maximum and should be kept below the amount authorized wherever possible.

Note 1.—District Boards may direct their clerks to render to Local Boards immediately adjacent to them all possible assistance. This does not authorize travel on the part of such

clerks. (Telegram A-1686, December 27, 1917.)

Note 2.—Vacations for clerks of Local and District Boards are governed by the rules governing vacations for Federal employees and the distinction between "temporary" and "permanent" as applied to Federal employees are equally applicable to clerks of Local and District Boards. (Circular Letter, May 23, 1918.)

F. AUXILIARY ORGANIZATIONS AND OFFICIALS.

Section 44. Medical Advisory Boards.

There have been provided in the various counties, cities, and other localities throughout the United States, Medical Advisory Boards, who will examine registrants sent to them by Local Boards or State Adjutants General for examination, and will advise such Local Boards or State Adjutants General concerning the physical condition of such registrants. (See sec. 123, and 182 seventh paragraph.)

Note 1.—The personnel of the Medical Advisory Boards should be kept at all times as full as efficiency demands. Members of these Boards who hold commissions in the Medical Corps, when assigned by the Surgeon General to active duty, automatically cease to be members of the Boards. Vacancies on the

Boards thus created may be filled as provided in section 29,

supra.

Note 2.—In those States and localities where it is impossible to organize an Advisory Board with a complete personnel of qualified specialists it is not expected that the Advisory Board will be able to carry out the complete directions for the physical examination of those registrants who require it. In this emergency the Medical Aide to the Governor, with the latter's authorization, should make provision, if possible, for the registrant to be examined by competent specialists who may not be members of Advisory Boards. The Advisory Board should, whenever practicable, examine registrants at the established headquarters of the Board, which by preference should be a general hospital. In certain emergencies the registrant may be sent elsewhere for special examination, such as taking a roentgenogram, eye and ear tests, etc.

Note 3.—A dentist should be appointed as a member of every Medical Advisory Board wherever possible. Membership of Medical Advisory Boards is not limited as to number and dentists may be added to Boards already appointed. (Telegram

A-189, Dec. 5, 1917.)

Section 45. Legal Advisory Boards.

There have been provided in the various counties, cities, and other localities throughout the United States, Legal Advisory Boards, composed of disinterested lawyers, with associate members consisting of capable lawyers and laymen, to be present at all times during which Local Boards are open for the transaction of business, either at the headquarters of Local Boards or at some other convenient place or places, for the purpose of advising registrants of the true meaning and intent of the Selective Service Law and of these Regulations, and of assisting registrants to make full and truthful answers to the Questionnaire, and to aid generally in the just administration of said Law and Regulations.

Note 1.—Legal Advisory Boards have no authority to advise Local or District Boards concerning interpretation, construction, or application of the Selective Service Law or the Regulations issued thereunder. The primary duties of such boards are to advise and aid registrants in making proper and truthful answers to questions and securing such supporting affidavits as may be required in particular classes of cases. Local Boards must apply to Adjutants General for advice and interpretations under Section 25. The foregoing is not intended to prevent Legal Advisory Boards from assisting Local Boards in every possible manner, but their advice or interpretation is not binding upon Local Boards. (Telegram A-637, Dec. 11, 1917.)

Note 2.—All Legal Advisory Boards and all associate members should enter upon the left-hand margin of front page of Questionnaire of registrants to whom they give advice or assistance the following "aid given by me" and sign name of member followed by words "permanent member" or "associate member" Legal Advisory Board as the case may be. (Telegram

A-809, Dec. 14, 1917.)

Section 46. Duties of lawyers and physicians generally.

The selection and classification of men for military service is an undertaking that should be regarded as a systematized effort of the citizenry of the whole Nation organized and compacted to meet the present emergency. Every citizen has a duty to give his best endeavor to the success of this undertaking according to his qualifications and talents. All lawyers and physicians should regard it as their duty to identify themselves with the Advisory Boards provided for in sections 44 and 45, and freely and without compensation to give their best service to the Nation. It is inconsistent with this duty for lawyers to seek clients for the purpose of urging and advocating individual cases in any other way than as disinterested and impartial assistants of the Selective Service System.

Lawyers and physicians will render a most valuable assistance by giving their services to Local Boards and to the Medical Advisory Boards provided in section 44 hereof. They should be scrupulously careful in making affidavits and furnishing other proof of a medical character to registrants in support of claims of physical disqualification and respecting physical condition or infirmities of dependents.

Section 47. Government Appeal Agents.

The Governor shall designate for each Local Board one or more persons to take appeals (see sec. 104) for and on behalf of the United States: Provided, That no more than one appeal agent shall be appointed for any Local Board except by express authority of the Provost Marshal General after recommendation to him accompanied by a statement of the facts and circumstances requiring such additional appeal agent or agents. The duties of the person so designated are: To appeal from any deferred classification by a Local Board which, in the opinion of the Appeal Agent, should be reviewed by the District Board; to care for the interests of ignorant registrants, and where the decision of the Local Board is against the interests of such persons, and where it appears that such persons will not take appeals, due to their own nonculpable ignorance, to inform them of their rights and assist them to enter appeals to the District Board; and to investigate and report upon matters which are submitted for their investigation (see sec. 118) and report by Local or District Boards.

It shall also be the duty of such Appeal Agents, where the interests of justice may require, to suggest to the Local Board a reopening of any case (see sec. 119 A); to impart to the Local Board any information which in the opinion of such Appeal Agent ought to be investigated; and also to make such suggestion and impart such information as the case may be to the District Board in order that the District Board may more efficiently exercise its power to instruct Local Boards to take additional proof (see sec. 107).

Every registrant and, to a certain extent, every person in each community, is interested in the action of the Local Boards on each particular case. There will be cases in which Local Boards have been imposed upon but in which persons affected do not desire to inform such boards of facts within their knowledge. It shall be the duty of the Government Appeal Agent to receive such information and to prepare such appeals in cases where he considers appeals to be to the interest of the Government.

Section 48. County and City Councils of Defense.

County and City Councils of Defense, Chambers of Commerce, and other civic organizations have, in many cases, offered their services to Local and District Boards in obtaining voluntary clerical service and in facilitating the duties of such boards. Local and District Boards should encourage such offers and should cooperate with such councils as far as is consistent with their duties under the law and regulations.

Section 49. Duty of Police Officials of all Classes and Grades to assist Local Boards and to Apprehend Delinquents.

Those who fail to return the Questionnaire, or to appear for physical examination, or to report change of status, or to report for any duty, or to perform any act at the time and place required by these regulations or by directions by Local or District Boards in pursuance thereof, are guilty of a misdemeanor under section 6 of the Selective Service Law. (See sec. 129.) Under authority granted in section 6 of that law, it is hereby made the duty of all police officials (see sec. 1, par. (0).), of the United States and of any State, or any county, municipality, or other subdivision thereof, to locate and take into custody (see sec. 130), such persons and to bring them forthwith before Local Boards to determine whether their cases shall be reported to the Federal Department of Justice for prosecution, and to serve the summons upon witnesses issued by Local or District Boards, as provided by section 9 hereof.

Persons who, after induction into military service, with intent to evade such service, willfully fail to report to Local Boards for military duty, or fail to entrain for a mobilization camp, or who absent themselves from entrainment or from their parties of selected men en route to a mobilization camp, are deserters and are subject to military law. It is hereby made the duty of all such police officials to apprehend and arrest such deserters and proceed in respect

of them as provided in sections 130 and 140.

Section 50. Rewards for the Arrest and Delivery of Deserters.

A reward of \$50 is payable for the apprehension and delivery to a military camp, post, or station of a deserter from the National Army when the person making such delivery presents the certificate of a Local Board prescribed in section 140.

Note 1.—Members of Local Boards and Clerks connected therewith may not participate in or claim the benefit of any reward or portion of any reward paid by the Government for the apprehension and delivery of deserters from the United States Army. (Telegram A-3438, January 21, 1918.)

For regulations regarding the payment of rewards for the apprehension of deserters, see section 140, VI (a).

Section 51. Procedure upon Arrest of a Deserter.

Rescinded. (Circular Letter August 12, 1918. See section 140.)

Section 52. Duties of Postal Authorities.

Postmasters and all postal employees shall promptly forward all mail of Local Boards, District Boards, and other officials connected with the administration of the Selective Service Law, bearing the

frank of the Provost Marshal General.

They shall also give every aid to Local Boards and other such officials in securing the address of registrants; and, upon request of Local Boards, postmasters shall furnish to them the forwarding address of all registrants whose mail has been forwarded to an address in possession of the postal authorities, for the confidential use only of the Boards and persons charged with the administration of the Selective Service Law and these Rules and Regulations.

Upon the request of the Governor of the State Postmasters shall receipt to Local Boards, upon a list prepared by the latter, for any of the notices prescribed by these Regulations to be mailed by Local Boards to registrants. All such notices shall be delivered to the Post Office arranged in the order in which they appear upon such list so

to be signed by the Postmaster.

Note 1.—The following order was issued by the Post Office

Department October 12, 1917:

Postmasters should exercise every effort to make delivery of letters addressed by Local or District Exemption Boards to registrants under the Selective Service Act and particularly the notices which those Boards send to registrants calling them to places of entrainment. Serious consequences ensue to a registrant who fails to respond to this latter call, as the law classifies him as a deserter, and unless an explanation is made he must be dealt with as such. It is therefore of the greatest importance that postmasters see that such notices reach the addressees if possible.

PART III.

REGISTRATION.

Section 53. Persons subject to registration.

All male persons who on September 12, 1918, had attained their eighteenth birthday and had not attained their forty-sixth birthday are subject to registration. The only exceptions are:

(a) Persons who, prior to September 12, 1918, have registered under the terms of the act approved May 18, 1917, or under the terms of the public resolution of Congress approved May 20, 1918, whether

called for service or not;

(b) Officers and enlisted men of the Regular Army; officers commissioned in the Army of the United States, and men of the forces drafted, under the provisions of the act approved May 18, 1917; officers and enlisted men of the National Guard while in the service of the United States; and the officers of the Officers' Reserve Corps and enlisted men in the Enlisted Reserve Corps while in the service of the United States:

(c) Officers and enlisted men of the Navy and Marine Corps and officers and enlisted and enrolled men of the Naval Reserve Force and Marine Corps Reserve while in the service of the United States; and

(d) Diplomatic representatives, technical attachés of foreign embassies and legations, consuls general, consuls, vice consuls and consular agents of foreign countries, residing in the United States who are not citizens of the United States.

Persons not subject to registration solely on account of being in the military or naval service of the United States, as defined in subparagraphs (b) and (c) hereof, become subject to registration and are required to register immediately upon leaving such military or naval service.

Citizens of the United States or persons who have declared their intention to become citizens of the United States who do not register on account of absence from the territorial limits of the United States are required to register within five days after their return to the United States.

An alien who enters the United States for the first time after September 12, 1918, is not subject to registration, unless he declares his intention to become a citizen of the United States, or unless a later proclamation of the President requires persons of his age to register.

Section 54. How registration is accomplished other than on Registration Day.

Every person who registers on or after September 12, 1918, pursuant to provisions of the proclamation by the President of August 31, 1918, shall be considered as a registrant of the "class of September, 1918," irrespective of the date on which he was required to register.

31

- (a) The provisions of "Registration Regulations No. 3" shall be followed by Local Boards in accomplishing the registration of persons subject thereto, who, for any reason, register after September 12, 1918, and on or before the date to be hereafter fixed by the Provost Marshal General after which registration cards are not to be assigned serial numbers in accordance with "Registration Regulations No. 3."
- (b) The following procedure shall be observed by Local Boards in accomplishing the registration of all persons subject thereto, who, for any reason, have not been registered on or before the date to be hereafter fixed by the Provost Marshal General after which registration cards are not to be assigned serial numbers in accordance with "Registration Regulations No. 3."

Registration shall consist in making out a registration card in duplicate (Form 1, red, sec. 275, p. 219) and issuing to the registrant

a registration certificate (Form 68, sec. 276, p. 221).

Immediately upon registration, the Local Board shall enter the name of the registrant at the bottom of the Classification List for the Third Registration, to be prepared after the assignment of order numbers, and shall furnish him a Questionnaire, provided he is within the ages prescribed by the President as immediately liable for classification and military service. When the registration is accomplished in person, the notice on the first sheet of the Questionnaire shall specify its return within seven days from the date of registration; when the registration is accomplished by mail as prescribed in section 55 or from abroad as prescribed in section 56, such notice shall specify seven days plus a reasonable allowance for communication by mail.

Immediately upon furnishing the Questionnaire the Local Board shall (except as prescribed in section 65) forward a copy of the registration card to the Adjutant General of the State for assignment of a serial number (section 67). Order numbers shall be assigned to

such cards as prescribed in section 69.

Upon return of the Questionnaire the registrant shall be classified by the Local Board in the usual manner.

Section 54A. Registration of persons who become 18 years of age after September 12.

The Selective Service Law, as amended, provides that the President may, at such intervals as he may desire, from time to time require all male persons who have attained the age of 18 years since the last preceding date of registration and on or before the next date set for registration by proclamation by the President, except such persons as are exempt from registration, to register in the same manner and subject to the same requirements and liabilities as those previously registered under the terms of the law, upon the issuance of a proclamation by the President requiring the registration of such persons. Later regulations will prescribe the method and manner in which the registration of such persons shall be accomplished.

Section 55. Registration by mail.

The proper place for filing a registration card is the office of the Local Board having jurisdiction over the area in which the registrant has his permanent home. If, for any reason, it is inconvenient for the registrant to present himself in person to such Local Board,

he may accomplish his registration by applying to the Local Board nearest him and having his registration card filled out and certified by such Local Board, and himself mailing his registration card to the Local Board having jurisdiction over the place in which he has his permanent home. In such case the Local Board certifying to the registration card shall not issue a registration certificate, but the Local Board having jurisdiction over the place in which the registrant has his permanent home shall issue a registration certificate upon receipt of the registration card.

Where persons have attempted to register by mail and it appears that their registration cards have not reached their destination, they

should promptly cause themselves to be registered.

Section 56. Registration of persons residing abroad.

Citizens, and persons who have declared their intention to become citizens, residing abroad are not required to register, but any such citizen or person may do so by applying to the nearest American consulate to have his registration card filled out. He should in all cases designate on such card a place of permanent home, in the United States. If he has no such actual permanent home, he should designate as his permanent home a place within the United States most convenient to him. The registration card duly certified by an official or agent of the consulate should then be sent by the registrant to a Local Board in the place thus designated as his permanent home, except as otherwise provided by regulations prescribed by the Government of the United States in respect of its citizens in any country with which the United States has concluded a treaty providing for the compulsory military service of citizens or subjects of either country residing in the territory of the other. Thereafter he shall be subject to the normal process of selection as prescribed herein, except that his physical examination may be consummated as prescribed in section 142. Upon being ordered by his Local Board to report for military duty he will be required to present himself for such duty in the same manner as other registered persons, except as otherwise prescribed in these regulations. Care should be taken to send out the call in such season as will permit the registrant ample time to respond to it. When the call is so delayed by the ordinary course of mail as to make it impossible for him to comply therewith on the date specified, he may apply to his Local Board for an extension of time.

Note 1.—On account of impossibility of communication and impracticability of transporting such registrants to the United States, Local Boards will take no action on grounds of delinquency against any registrant who on the day fixed by proclamation by the President for the registration of persons of his age, was in China or Japan and registered by mail or agent and has not since that time personally reported to the Local Board. In case any such persons have been reported to The Adjutant General of the Army as deserters a statement should be forwarded by the Draft Executive to The Adjutant General of the Army to be considered by him in deciding whether or not such registrants should be classed as deserters. (Telegram B-1125, May 25, 1918.)

Section 57. Notice of final classification to take place of registration certificate as a means of identification.

Until notice of final classification is received by a registrant, he should keep always in his personal possession his registration certificate, and he is required to display the same whenever called upon by a police official or a member of a Local or District Board to do so. After receipt of the notice of final classification, prescribed in section 110, it will no longer be necessary to retain the registration certificate, but thereafter the registrant is hereby required to keep always in his possession his notice of final classification and to exhibit the same when called upon to do so by any member of a Local or District Board or any police official.

Section 58. Lost registration certificates and notices of final classification.

When a registration certificate or notice of final classification is lost, a duplicate may be furnished, but the proper Local Board will write the word "Copy" in bold red ink characters across the face of such duplicate.

Section 59. Double or multiple registration in the same jurisdiction.

Whenever a Local Board discovers that the same person has two or more registration cards in the jurisdiction of the same Local Board, the case will be reported and all cards forwarded to the Adjutant General of the State. The Adjutant General shall determine by lot which of the numbers shall be continued and shall cancel the others and return the uncanceled card to the board with instructions to correct its lists accordingly.

Section 60. Double or multiple registration in different jurisdictions.

A person registered in a jurisdiction not that of his permanent home may not have his registration changed. If he is registered in two jurisdictions he must submit Questionnaires to both boards. He should apply to have all procedure in respect of him transferred to one of the boards, as prescribed in section 144. He must respond to the Local Board which first calls him to report for military duty. Thereafter he should obtain from such Local Board a certificate showing that he has been inducted into military service and should forward the same to the Local Board which has not yet called him. Thereupon the latter Local Board shall place him in Class V, noting the reason therefor.

Section 60A. Cancellation of improper registration.

Whenever a registrant who has previously registered in accordance with the law and regulations subsequently registers through error, the second registration shall be canceled in accordance with the provisions of section 61. Whenever a registrant who has previously registered through error subsequently registers in accordance with the law and regulations, the first registration shall be canceled in accordance with the provisions of section 61. In neither case shall the provisions of sections 59 or 60 be invoked.

Section 61. Cancellation of registration of persons not subject to registration.

Whenever a claim shall be made to a Local Board that, through error or fraud, a person is registered who is not subject to registration the board shall require the person to submit his claim in writing, together with such proof as he may care to offer. The Local Board shall forward the claim and the proof with its finding of fact and recommendation to the Adjutant General of the State, who shall examine the proof, and, if he is of the opinion that the person was not subject to registration, he shall direct the Local Board to cancel the registration and to amend its records accordingly. The Adjutant General of the State shall also forward to the Provost Marshal General a copy of the order directing such cancellation of the registration.

Failure to make claim or protest before the issuing of Form 1028 shall be considered as a waiver of any claim based on such ground and thereafter no claim based on such ground shall be entertained by a Local Board.

Note 1.—Whenever a registrant has died since registration and before his induction into military service, the Local Board shall forward to the Adjutant General of the State a report of the death of such registrant, with such proof thereof as may be satisfactory, in the opinion of the Local Board, to establish the fact.

Upon receipt of such report and proof, the Adjutant General and the Local Board shall proceed as provided in section 61.

Section 62. Registration cards to be kept by Local Board.

The registration cards within the jurisdiction of any Local Board shall be safely kept by such Local Board. Copies of all registration cards in the possession of the Local Boards within its jurisdiction shall be kept in the possession of each District Board, segregated in lots corresponding to the Local Boards to which the originals pertain.

Section 63. Original registration cards to be retained.

In all cases where it is necessary for copies of registration cards to be forwarded only certified copies shall be forwarded. No board shall, under any circumstances, forward an original registration card; and all boards are strictly enjoined to maintain the entire original registration record complete at all times.

Section 64. What to do with registration cards received hereafter.

All registration cards of the third registration received by any Local Board after the date to be fixed by the Provost Marshal General, after which registration cards are not to be assigned serial numbers as prescribed by "Registration Regulations No. 3," shall be copied and a list of the names of all persons of the class of September, 1918, whose registration cards are so received made by the Local Board. The original registration card shall be retained by the Local Board, and no "serial number" shall be assigned by such Local Board to any such registration card, except as hereinafter provided, and no "serial numbers" will be placed before the name of any person on the list to be so made. A copy of all such cards and a list

of the names of all persons whose registration cards have been so received shall, except as provided in section 65, be forwarded to the Adjutant General of the State to be assigned a serial number as provided in section 67.

Section 65. What to do with eard of person required to register after conviction for failing to do so.

Whenever a person has been convicted of failing to register under the terms of the Selective Service Law and has subsequently been registered as provided by section 5 of that law, a copy of his registration card shall not be forwarded to the Adjutant General of the State for assignment of a serial number. The Local Board which has jurisdiction of the registration card of any such person shall assign him an order number having a letter attached which will insure his being immediately inducted into military service and shall inquire into his status and cause him to be phyically examined. Unless upon such phyical examination he is classified in Class V, or unless he is required by the Selective Service Law to be exempted from military service, he shall be immediately inducted into military service and sent to a mobilization camp.

This provision shall also apply in cases where sentence has been suspended on condition that the person who has heretofore failed to register be at once called for military duty by the Local Board hav-

ing jurisdiction.

Section 66. What to do with improperly numbered registration cards.

Whenever an examination of a registration card of the third registration in the possession of any Local Board discloses that it has not been serially numbered, or that it has been improperly, erroneously, or illegibly serially numbered, or has not in some other respect been serially numbered as required by regulations, it shall be the duty of the Local Board having jurisdiction thereof to forward such registration card to the Adjutant General of the State, without assigning any serial number thereto.

Section 67. Adjutant General of State to assign numbers to cards not heretofore numbered.

Whenever an examination of a copy of a registration card of the Third Registration received in the office of the Adjutant General of any State, and an examination of the list of the names of all persons in the class of September, 1918, whose registration cards are in the possession of the local board which forwarded such copy, discloses that the registration card has not been serially numbered, or that it has been improperly, erroneously, or illegibly serially numbered or has not in some other respect been serially numbered as required by regulations, it shall be the duty of the Adjutant General of the State, under the direction of the Governor, to assign a "serial number" to such registration card and to certify the number assigned thereto to the Local Board having jurisdiction, as hereinafter provided.

All registration cards of the Third Registration lacking serial numbers, or improperly, erroneously, or illegibly serially numbered

shall be assigned "serial numbers" by the Adjutant General of the

State, as follows:

(a) When any registration card of the Third Registration is found bearing more than one "serial number" there shall be assigned to such card the lowest in order of the numbers which it bears, provided such number is not borne by any other registration card of the Third Registration in the possession of the Local Board having jurisdiction thereof. The remaining number or numbers appearing on any such card shall be disregarded.

(b) When two or more registration cards of the Third Registration are found bearing the same "serial number," with fractions added to the number for the purpose of distinguishing the cards, or with letters of the alphabet or other distinguishing marks preceding or following the serial number for the same purpose, one card of any such group of cards within the jurisdiction of the Local Board shall be drawn by let and shall be assigned the common "serial number" which they all bear. All the other cards of any such group shall be regarded as having no "serial number" and shall be assigned serial numbers as herein provided for the case of registration cards of the Third Registration having no serial numbers. This rule applies to serial numbers only; it does not apply to order numbers which may have a letter attached thereto, as provided in section 69.

(c) When the "serial number" on any registration card of the Third Registration is found to be illegible and no unused number in the consecutive numbers from 1 upward on the list furnished by the Local Board having jurisdiction of any such card can be found to correspond with it, such card shall be regarded as having no "serial number" and shall be assigned a "serial number" as herein

provided for in the case of cards having no serial numbers.

All registration cards of the Third Registration hereafter received by any Local Board and copies of which have been forwarded as hereinbefore required to the Adjutant General of the State, and all other registration cards of the Third Registration which have been forwarded to the Adjutant General of the State, and which have not been assigned a "serial number" by any Local Board or by the Adjutant General in accordance with the foregoing provisions, shall each be assigned by lot a "serial number" by such Adjutant General under the direction of the Governor.

"Serial numbers" so to be assigned to each such registration card shall be determined by lot for cards within the jurisdiction of one Local Board as expeditiously as possible, at such times and places and in such manner and under conditions insuring absolute fairness, impartiality, and the necessary publicity, as may be prescribed by

the Governor of the State.

The "serial numbers" so to be assigned by the respective Adjutants General to all such registration cards of the Third Registration within the jurisdiction of one Local Board shall consist first of all "serial numbers" on the consecutive list of the names of persons in the Class of September, 1918, whose registration cards are within the jurisdiction of such Local Board which have not been assigned to any registration card of the Third Registration within its jurisdiction. If there are no such "serial numbers" on the consecutive list from 1 upward, or when all such numbers have been assigned to registration cards, the "serial numbers" to be assigned thereafter

by the Adjutant General to registration cards within the jurisdiction of such Local Board shall consist of the "serial numbers" in their consecutive order beginning with the next "serial number" following the highest "serial number" on the list of persons in the Class of September, 1918, whose registration cards are within the jurisdiction of such Local Board, filed with the Adjutant General by such Local Board.

The Adjutant General of the State shall forthwith certify to the Local Boards having jurisdiction of the respective registration cards to which "serial numbers" have so been assigned a list (Form 101 small, secs. 348 and 349, pp. 308 and 309) showing the "serial number" assigned to each such registration card. The Adjutant General shall also transmit a copy of every such list to the Provost Marshal General for his records and shall send exact copies of such cards, so serially numbered, to the proper District Board.

Section 68. Procedure of Local Boards upon receiving serially numbered cards from the Adjutant General.

It shall be the duty of any Local Board, upon receiving any such list from the Adjutant General of the State, forthwith to assign "serial numbers" to the original registration cards in accordance with such list (unless the original registration card has been assigned a "serial number" by the Adjutant General as hereinbefore provided); and such Local Board shall thereupon enter upon said card and upon the Classification List for the Third Registration (Form 1000, p. 187) the serial number, and the order number, which order number shall be ascertained as prescribed in section 69 hereof.

Section 69. Method of ascertaining and entering order number.

Upon receipt from the Adjutant General of a State of serial numbers for additional registration cards of the Third Registration or registration cards which have been improperly, erroneously, or illegibly serially numbered, the Local Board shall ascertain the proper order number for any such card by consulting Master List No. 3. The order in which such serial number appears on Master List No. 3 among other serial numbers in the jurisdiction of the Local Board shall be the order of liability of the registrant. If the number designating such order of liability ("order number") has already been assigned to the cards of registrants within the jurisdiction of the Local Board, such number shall, nevertheless, be entered on the registration card and on the Classification List, but there shall be added to such number the letter "a," b," or "c," etc., which will insure that the registrant will be called in his proper order of liability next after the registrant or registrants whose card or cards already bear such order number with prior letters of the alphabet (if any) attached.

If the registrant is finally placed in Class I and if the order number so assigned is such that the registrant would have been called for entrainment had it appeared on the Classification List at an earlier date, then the Local Board shall summon the registrant for physical examination, and if qualified shall forthwith forward him to a mobil-

ization camp.

Section 69A. Former regulations in effect in certain cases.

Any registrant of the class of June, 1917, who has registered on or before September 12, 1918, and who has not been assigned a serial or order number before the date on which these regulations are promulgated shall have such serial or order number assigned in accordance with the Rules and Regulations for Determining the Order Number of persons in the class of June, 1917 (Form 500), the provisions of which shall remain in effect for the purpose of assigning such serial or order number.

Any registrant of the class of June, 1918, who has registered on or before September 12, 1918, and who has not been assigned a registration or order number before the date on which these regulations are promulgated shall have such serial or order number assigned in accordance with the Rules and Regulations for Determining the Order Number of persons in the class of June, 1918 (Form 74), the provisions of which shall remain in effect for the purpose of assigning such serial or order number.

Section 69B. Assignment of prefix "A" before order numbers of "Class of September, 1918."

For the purpose of identification and to distinguish between registrants of earlier registrations who bear the same order numbers, the letter "A" shall precede every order number assigned to a registrant of the "class of September, 1918."

Section 69C. Numbers vacated not to be reassigned.

Order numbers and serial numbers which are now or which hereafter may be vacated by reason of death or canceled by reason of error or fraud or duplication of registration shall not be reassigned.

PART IV.

CLASSIFICATION RULES AND PRINCIPLES.

Section 70. Reasons for and effect of classification.

The military needs of the Nation require that there be provided in every community a list of names of men who shall be ready to be called into service at any time. The economic needs of the Nation, while deferring to the paramount military necessity, require that men whose removal would interfere with the civic, family, industrial, and agricultural institutions of the Nation shall be taken in the order in which they best can be spared. For this reason the names of all registrants liable to selection shall be arranged in five classes in the inverse order of their importance to the economic interests of the Nation, which include the maintenance of necessary industries, occupations, or employments, including agriculture and the support of dependents.

The group of registrants within the jurisdiction of each Local Board is taken as the unit to be classified. Within each class the order of liability is determined by the national drawing, which has assigned or will assign to every man an order of availability for

military service.

All men who have attained the age of 21 since June 5, 1917, and who registered in pursuance of the proclamation of the President dated May 20, 1918, or in pursuance of the proclamation of the President dated August 13, 1918, have been or will be placed at the bottom of the list of those liable for military service who registered prior to May 20, 1918, in the several classes to which said registrants are assigned and in the order determined by the drawing.

All men between the ages of 18 and 45, both inclusive, registered and to be registered under the act of Congress approved August 31, 1918, and any proclamation or proclamations issued by the President by virtue of said last-mentioned act, shall be called for service in such sequence of ages and at such time or times as the President may

prescribe.

Every registrant is to be considered as belonging in Class I until his status, giving to him the right of deferred classification, is clearly established under and in accordance with the principles and rules

governing classification hereinafter stated.

The term "deferred class" includes the second, third, fourth, and fifth classes of the five classes in which registrants shall be placed. All registrants placed in Classes II, III, IV, and V have been temporarily exempted or discharged. The effect of classification in Class I is to render every man so classified presently liable to military service in the order determined by the drawings. The effect of classification in Class II is to grant a temporary discharge from draft, effective until Class I is exhausted; and similarly Classes III and IV become liable only when Classes II and III, respectively, are exhausted. All classifications are conditioned upon the continuing existence of the status of the registrant which is the basis of his classification.

A. CLASSIFICATION IN RESPECT OF DEPENDENCY.

Section 71. Essential principles governing classification in respect of dependency.

Section 4 of the Selective Service Law exempts no person from military service on the ground of dependency. It only authorizes the exclusion or discharge from draft of "those in a status with respect to persons dependent upon them for support which renders their exclusion or discharge advisable." The present plan is designed, by the creation of several classes, arranged in the order of their availability for military service, to defer the induction into the Army of registrants upon whom other persons are mainly dependent for support until persons without actual dependents have been called. There are certain conditions of dependency which it is advisable to recognize to a fuller extent than others. The present classification is designed to afford the maximum of protection to dependents consistent with the military necessity of the Nation.

It is to be recognized that war must bring inconvenience and sacrifice to all. No person has a right to refuse to sacrifice luxuries; on the other hand, it is not the intent of the law to deprive the dependents, whom the law and regulations are designed to protect, of a reasonably adequate support. No definite meaning can be given to the term "reasonably adequate support" as used in the classification rules and schedule. The determination of this question must be left to Local Boards, who have abundantly shown that they will approach each ease with sympathy and common sense, and, while defending the interest of the Nation from selfish and thoughtless claimants on the one hand, will afford the decent protection here designed

for meritorious claimants on the other.

Note 1.—In order to resolve doubts expressed by Local Boards as to the classification of registrants, the following is to be noted: Reasonably adequate support can not be determined by a rule of thumb but it must be determined intelligently and with full sympathy in each individual case. What would be adequate support in one locality or in one set of circumstances might not be adequate support must be determined by the Boards after careful consideration of all interests of the dependents on the one hand and the needs of the Government on the other and with the thought always in mind that the present classification plan is designed to raise our armies with a minimum of hardship and suffering to those who are to be left at home. (Telegram A-1923, Dec. 29, 1917.)

Section 72. General classification rules-Dependency.

RULE 1. In determining whether a claimed dependent is mainly dependent on a registrant for support the board will consider all existing or available reasonably certain sources of support other than the labor of the registrant, excepting only public charity, and including:

(a) Income of the claimed dependent from any source whatever, including gifts, and including also the income (or what

reasonably and justly should be the income) from the labor of the claimed dependent; except that where the dependent is the wife or child of the registrant the income (or what should be the income) from the labor of the claimed dependent shall only be considered where its consideration is expressly authorized in the classification schedule.

(b) Income of the registrant from any source whatever,

including gifts and excluding his labor.

(c) The contribution which the registrant may reasonably and justly be expected to make, or which he is required to

make, from his pay as a soldier. (See Part XII.)
(d) The amount of support which the claimed dependent would receive from any provision of Federal law made or hereafter to be made to support such dependent during the absence of the registrant or to insure such dependent against loss entailed by the death or disability of the registrant. Part XII.)

(e) The effect of any moratorium statute, made or hereafter to be made, on the claimed condition of dependency. (See

Part XIL)

(f) The amount which other persons (who have or have not hitherto mainly or partially supported the claimed dependent and who can reasonably and justly be expected to do so) are able and willing to contribute to the support of the claimed dependent during the absence of the registrant; except that, where the claimed dependent is the wife or child of the registrant, support by persons other than the registrant shall NOT be considered.

If, considering such of these circumstances as the board is authorized to consider, or other circumstances not herein mentioned, the board finds that the removal of the registrant will deprive the claimed dependent of reasonably adequate :support (see sec. 71), the board may find that the person claimed to be dependent is mainly dependent upon the regis-

trant's labor for support.

Note 1.—The attention of Local Boards is called to the necessity of carefully scrutinizing all claims for deferred classification on the ground of dependency, the registrant's answers to his Questionnaire, and other proof in support of such claims, in order to ascertain whether or not contributions claimed to be made by the registrant for the support of dependents other than his wife and children are, in whole or part, payment for his own board or subsistence; and in case of claimed dependent parents, to ascertain what other children of such parents have contributed or ought to contribute or are under moral or legal obligation to contribute to such parents. In case of claimed incumbrances, on the property of a registrant or a dependent, boards should carefully examine the proofs in order to ascertain whether or not the encumbrance is of such a nature that the payments on account thereof are in whole or part payment of the purchase price; for example, building and loan association mortgages, monthly-payment plan, etc.

Note 2.—In considering claims for deferred classification on dependency grounds, Local and District Boards will disregard income provided by a State or municipality for the maintenance of dependents while the registrants upon whose labor these persons are dependent for support are in the military service of the United States. (Telegram B-1711, June 26, 1918).

Note 3.—See section 139.

RULE II. Where the claimed dependent is not the wife or child of the registrant, and where persons other than the registrant have contributed to the support of the claimed dependent, or have an equal legal or moral obligation to do so, the board should consider all circumstances stated in Rule I, but it should not find the person mainly dependent upon the registrant's labor for support unless it finds that such other persons can not reasonably and justly be expected to undertake the support of the dependent during the absence of the registrant and unless it finds also and specifically that the removal of the registrant will remit the claimed dependent to public charity in part, or in whole, for support.

RULE III. The term "children," where used without qualification, shall be taken to include an unborn child, and, except as provided in section (a) of Rule VIII, shall be taken to import only children (the issue of the registrant) and stepchildren and legally adopted children. It shall be taken to import boys under

16 and girls under 18 years of age. (See sec. 1.)

RULE IV. The dependency of relatives residing abroad who are not citizens of the United States or who have not declared their intention to become such, shall not be considered as a ground for deferred classification: Provided, however, that this rule shall not apply where the dependents reside in those countries with which the United States has or may have a treaty providing for reciprocal drafting, into the military forces of the respective countries, of subjects or citizens of the one country residing in the territory of the other.

RULE V. (a) The fact of dependency resulting from the marriage of a registrant of the class of June, 1918, but who has married since the date of the introduction in Congress of the Joint Resolution requiring his registration, to wit, January 15, 1918, will be disregarded as a ground for deferred classification. If deferred classification on such ground is claimed, such a registrant will nevertheless be classified in Class I, Division X.

(b) If a registrant of the class of June, 1918, has married since the date of the enactment of the Selective Service Act, to wit, May 18, 1917, and on or before January 15, 1918, and claims deferred classification on the ground of dependency resulting from his marriage, the fact of dependency resulting from his marriage will be disregarded as a ground for deferred classification, unless the dependent is a child of the marriage, born or unborn on or before June 9, 1918, in which case such a registrant upon satisfactory proof being made shall be classified in Class II, Division X.

(c) If a registrant of the class of June, 1917, has married since May 18, 1917, and claims deferred classification on the ground of dependency resulting from his marriage, the fact of

dependency resulting from his marriage will be disregarded as a ground for deferred classification, unless the dependent is a child of the marriage, born or unborn on or before June 9, 1918, in which case such a registrant upon satisfactory proof being made shall be classified in Class II, Division X.

(d) Nothing contained in paragraph (a), (b), or (c) shall be construed as requiring the transfer to Class II of any registrant who was finally classified in Class I on the affirmative finding that his marriage since May 18, 1917, was made with the

primary view of evading military service.

(e) The fact of dependency resulting from the marriage of a registrant of the class of September, 1918, who has married since the date of the introduction in Congress of the Act requiring his registration, to wit, August 5, 1918, will be disregarded as a ground for deferred classification. If deferred classification on such ground is claimed, such a registrant will nevertheless be placed in Class I, Division X: Provided, however, that any registrant who should have registered in a class earlier than the Class of September, 1918, and who, in the opinion of the Boards wilfully failed so to register, shall be governed by the rule applicable to the class in which he should have registered. Section 73. Class I—Dependency.

RULE VI. In class I belong:

(a) Any registrant who has neither wife, nor child, nor aged, infirm, or invalid parents or grandparents, nor brother under 16 years of age, nor sister under 18 years of age, nor helpless brother or sister of whatever age, mainly dependent on his labor

for support.

(b) Any married registrant, with or without children, and any father of motherless children, where the wife or children are not mainly dependent on his labor for support for the reason that the registrant has habitually failed to support them for a sufficient time to justify a finding of the board that he has been making no bona fide attempt to support them in the past and can not be relied upon to do so in the future—this regardless of support recently rendered or tendered for the purpose of evading military service.

(e) Any married registrant, with or without children, whose wife and children (if any) are not mainly dependent upon his labor for support for the reason that such wife and children (if any) receive no substantial proportion of their support from the fruit of his labor; but where, on the contrary, such registrant is mainly dependent for his own support on the income

(including earnings) of his wife.

(d) Any married registrant with or without children, who is not engaged in any useful occupation, and whose wife and children (if any) are not mainly dependent on his labor for support for the reason that his income or the income of his wife, or both, is amply sufficient to support his wife and children and that the removal of the registrant will not deprive such wife and children of reasonably adequate support.

Note 1.—If a registrant has a wife but no children and there are such other sources of support available that the removal of

the registrant will not deprive the wife of reasonably adequate support, he remains in Class I, unless the case falls within Rule VII (b). (Telegram A-1923, Dec. 29, 1917.) The Board shall enter such registrant on the cover sheet under subdivision (i).

Section 74. Class II-Dependency.

RULE VII. In Class II shall be placed:

(a) Any registrant with both wife and children or any father of motherless children, where such wife and children or such motherless children are not mainly dependent upon his labor for support for the reason that there are other reasonably certain sources of adequate support available (excluding earnings or possible earnings from the labor of the wife), and that the removal of the registrant will not deprive such dependents of reasonably adequate support, provided such registrant is engaged in a useful occupation.

(b) Any married registrant, without children, whose wife, although the registrant is engaged in a useful occupation, is not mainly dependent upon his labor for support, for the reason that the wife is skilled in some class of work which she is physically able to perform and in which she is employed, or in which there is an immediate opening for her under conditions that will enable her to support herself decently and

without suffering or hardship.

Note 1.—Registrants may claim and may be entitled to deferred classification, Class II, divisions (a) and (b), although wife or children are not mainly dependent upon his labor for support. If registrant claims such deferred classification under rule VII he may and should answer all questions under series X of the questionnaire, notwithstanding his answer to first question is "no." (Telegram A-2862, Jan. 11, 1918.)

Section 75. Class III-Dependency.

RULE VIII. In Class III shall be placed:

(a) Any registrant who has children, not his own issue, but in respect of whom he has in good faith assumed the relation of parent, and has fulfilled the obligations of such relation, when such children are mainly dependent upon his labor for support.

(b) Any registrant who has aged and infirm or invalid parents or grandparents mainly dependent on his labor for

support.

(c) Any registrant who has a helpless brother or sister, regardless of age, mainly dependent on his labor for support.

Section 76. Class IV—Dependency.

RULE IX. In Class IV shall be placed:

(a) Any married registrant whose wife or children are mainly dependent on his labor for support.

Note 1.—See n. 1, Rule VII, sec. 74.

B. CLASSIFICATION IN RESPECTS OTHER THAN OF DE-PENDENCY, INDUSTRY, OCCUPATIONS, OR EMPLOY-MENTS, INCLUDING AGRICULTURE.

Section 77. Class III—(continued)—Miscellaneous.

RULE X. In Class III shall be placed any registrant found to be—

(d) A county or municipal official who has been elected to such office by popular vote where the vacancy may not be filled

by appointment.

(e) A fireman or policeman who is trained as such and is a compensated member of a regularly organized, permanent, compensated fire department or police department which existed as such prior to May 18, 1917, who has no other occupation or employment and who can not be replaced without substantial and material detriment to the public safety of the municipality in

which he is serving.

The Local Board shall proceed to the consideration of a claim for such deferred classification in respect of any registrant only when such claim is made in the usual manner in the Questionnaire and is supported by an affidavit, signed by the official head of the department of the municipality by which the registrant is employed, stating that the registrant is a trained fireman or policeman, as the case may be that he is a compensated member of a regularly organized, permanent, and compensated fire or police department which existed as such prior to May 18, 1917, and that the registrant is now serving in such department and can not be replaced without substantial and material detriment to the public safety of the municipality in which he is serving. (Form 1044, sec. 353, p. 313.)

(f) A customhouse clerk.

(g) A person employed by the United States in the transmission of the mails.

(h) An artificer or workman employed in an armory, arse-

nal, or navy yard of the United States.

(i) A person employed in the service of the United States: When, as to any such person mentioned in subsections (f), (g), (h), and (i) of this rule, in accordance with these Rules and Regulations, it is found by a Local Board that such person is necessary to the adequate and effective operation of the service in which he is engaged, and that he can not be replaced without substantial, material loss and detriment to the ade-

quate and effective operation of such service.

The Local Board shall proceed to the consideration of arclaim for deferred classification in respect of any person mentioned in subsections (f), (g), (h), or (i) of this rule only when supported by the affidavit required by the specific instructions appearing in the Questionnaire, Form No. 1001, Series VIII, Part A, which affidavit must be indersed "approved" by the Secretary of the department or other certifying officer specified in Part XIV hereof (Form 1044, p. 313); except that as to certain executive officers described under the last heading for Part XIV, a certificate of necessity issued by the Secretary of State shall take the place of the approved affidavit of

necessity herein provided for other persons employed in the service of the United States, and shall have the same force and

effect as such approved affidavit. (Part XIV.)

When a claim is made for deferred classification under subsections (f), (g), (h), or (i) of this rule and is supported by the affidavit of necessity and certificate of approval, or by the certificate of necessity above provided for, which comply with the requirements of these regulations, such affidavit of necessity and certificate of approval or certificate of necessity shall be considered as prima facie evidence of the fact that the registrant is a necessary employee as claimed and he shall be placed in Class III unless other substantial evidence is received by the Local Board sufficient, in the judgment of the board, to rebut such prima facie evidence and to prove that the registrant is not a necessary employee as claimed. case such a claim is made and has been denied, and the registrant is found upon physical examination to be disqualified for general military service, the Local Board shall grant the claim and place the registrant in Class III, notwithstanding he may have been placed in some other class prior to such physical examination and finding as to his physical disqualification, unless evidence other than the affidavit of necessity and the certificate of approval or certificate of necessity conclusively proves that such registrant is not a necessary employee as claimed.

Note 1.—Concerning persons employed in the service of the United States, in the legislative and judicial branches, see Part

XIV and Form 1044 (p. 313).

Note 2.—Local and District Boards are authorized to classify in division "i," Class III, any necessary highly specialized agricultural expert employed by a State agricultural college, established under Federal law and regularly receiving Federal funds, who is found to be necessary to agriculture as an industry and necessary to the adequate and effective operation of the service in which he is engaged and who can not be replaced without substantial material loss and detriment to the adequate and effective operation thereof.

The Local Board shall proceed to the consideration of a claim for such classification in respect of any registrant only when made in the usual manner and supported by the affidavit of the president or other executive head of the agricultural college by which he is employed, setting forth his duties and particular service and stating that such registrant is necessary to the adequate and effective operation of the service in which he is engaged and can not be replaced by another person without substantial material loss and detriment to the adequate and effective operation thereof.

Any registrant when so classified shall stand in all respects under the regulations as other registrants classified in such division and class.

Note 3.—Railroad employees are not to be classified as Government employees. See C, Classification, in respect to engagement in industry, occupation, employment, including

agriculture, sec. 80.

Note 4.—The magnitude and essential character of the work of draft officials and employees of State Headquarters, members of Local and District Boards and their employees, and Government Appeal Agents, and the importance of retaining their services render it necessary that such officials, board members, and employees as are indispensable to the efficient administration of the draft should be placed in Class III. In such a case the Governor of the State should file with the proper Local Board a certificate to the effect that the services of the registrant as such draft official or board member or employee can not be dispensed with without materially lowering the efficiency of the administration of the draft. In the consideration and determination of the question of deferred classification under such certificate a member of the board whose status is involved shall not participate, and every case in which a member of the Local Board or of a Government Appeal Agent is granted deferred classification, shall be forwarded to the District Board for review as on appeal. Should a Local Board refuse to grant deferred classification to any such official, board member, or employee, the case shall be forwarded to the District Board for review as on appeal. Members of Medical and Legal Advisory Boards are not within the purview of this rule.

Section 78. Class IV (continued)—Miscellaneous.

RULE XI. In Class IV shall be placed:

(b) Any registrant found to be a mariner actually employed in the sea service (including service on the Great Lakes) of any citizen or merchant within the United States. The Local Board shall proceed to the consideration of a claim for such classification in respect of any registrant when made in the usual manner in the Questionnaire, and shall grant such classification if satisfied from the evidence submitted that the registrant is entitled thereto. A registrant whose regular vocation is that of a mariner in the sea service (including service on the Great Lakes) of a citizen or merchant within the United States. but who is temporarily unemployed by reason of his discharge from one voyage and his necessary delay in signing for another voyage shall be entitled to classification as a mariner actually employed: Provided, however, Any registrant who is so classified and remains unemployed for more than 20 consecutive days shall show cause to the Local Board having jurisdiction why his classification as a mariner should not be changed.

Note 1.—In the case of a registrant who is a mariner on the Great Lakes, the fact that his employment is interrupted by the closing of navigation owing to climatic conditions does not prevent his deferred classification on the ground of being a mariner actually employed in the sea service of a citizen or merchant within the United States: *Provided*, *however*, That such registrant files with the Local Board having jurisdiction an affidavit

of his employer or of an officer of the company or corporation by which he is employed, containing in substance the statement that he is a mariner who was actually employed during the past season and whose employment is contemplated during the succeeding season.

Note 2.—Masters, mates, and licensed engineers are included in the term "mariners." (Telegram A-1024, Dec. 18, 1917.)

Section 79. Class V-Miscellaneous.

RULE XII. In Class V shall be placed any registrant found to be—

(a) An officer, legislative, executive, or judicial, of the United States and of the several States, Territories, and the District of Columbia. When the Questionnaire discloses that any registrant is such an officer he shall be placed in this class, notwithstanding the fact that he may not have claimed exemption.

Note 1.—Federal officers within the meaning of this para-

graph (a) of Rule XII are shown in Part XIII.

(b) A regular or duly ordained minister of religion.

Note 1.—A duly ordained minister of religion is a person who has been ordained, in accordance with the ceremonial, ritual, or discipline of a church, religious sect, or organization established on the basis of a community of faith and belief, doctrines and practices of a religious character, to preach and to teach the doctrines of such church, sect, or organization and to administer the rites and ceremonies thereof in public worship, and who as his regular and customary vocation preaches and teaches the principles of religion and administers the ordinances of public worship as embodied in the creed or principles of such church, sect, or organization.

A regular minister of religion is one who as his customary vocation preaches and teaches the principles of religion of a church, a religioùs sect, or organization of which he is a member, without having been formally ordained as a minister of religion, and who is recognized by such church, sect, or organi-

zation as a regular minister.

The words "regular or duly ordained minister of religion" do not include a person who irregularly or incidentally preaches and teaches the principles of religion of a church, religious sect, or organization, nor do the words include a person who may have been duly ordained a minister in accordance with the ceremonial, rite, or discipline of a church, religious sect, or organization, but who does not regularly, as a vocation, preach and teach the principles of religion and administer the ordinances of public worship as embodied in the creed or principles of his church, sect, or organization.

(c) A student who on May 18, 1917, or on May 20, 1918, was preparing for the ministry in a recognized theological or divinity school, or, who on May 20, 1918, was preparing for the practice of medicine and surgery in a recognized medical school.

(d) A person in the military or naval service of the United States.

Note 1.—The words "persons in the military and naval service of the United States," as employed in said act of Congress and in these Regulations, shall be construed as including all officers and enlisted men of the Regular Army; officers commissioned, and men drafted under the provisions of the act approved May 18, 1917; officers and enlisted men of the National Guard and National Guard Reserve while in the service of the United States; officers of the Officers' Reserve Corps, and enlisted men in the Enlisted Reserve Corps; officers and enlisted men of the Navy, the Marine Corps, and the Coast Guard; officers and enlisted and enrolled men of the Naval Reserve Force and Marine Corps Reserve; all officers or other employees of the Public Health Service who are detailed for duty with either the Army or the Navy, and any of the personnel of the Lighthouse Service and of the Coast and Geodetic Survey transferred by the President to the service and jurisdiction of the War Department or of the Navy Department.

Officers and enlisted men of the National Guard and National Guard Reserve not drafted into the military service of the United States shall not be regarded as in the military service of the United States, although their organizations may have been recognized by the Militia Bureau unless and until such organizations have been specially designated by orders from the War Department to be drafted into the military service of

the United States. (Circular letter, Aug. 7, 1918.)

Note 2.—See section 151, and concluding sentence of section 131.

(e) An alien enemy.

Note 1.—No alien enemy residing in the United States, whether he has taken out his first papers or not, will be accepted for service. When, in the opinion of a Local Board, any person to be classified is an alien enemy, whether he has or has not declared his intention to become a citizen of the United States, or whether he, or some other person in respect of him, has or has not indicated a claim of exemption, he shall be placed in Class V.

Note 2.—Local Boards will be held strictly responsible that no alien enemy is placed in any class other than Class V. No alien (not an alien enemy) who has not declared his intention to become a citizen of the United States shall be placed in any class other than Class V unless such nondeclarant has stated, in answer to Question No. 6, of Series No. VII of his Questionnaire, that he does not claim exemption on the ground of his alienage. (C. S. S. R. No. 6, Aug. 15, 1918.)

Note 3.—If an alien enemy becomes an American citizen pursuant to the provisions of an Act of Congress of May 9, 1918, he

becomes subject to classification or reclassification.

Note 4.—See n. 1, sec. 133.

(f) A resident alien (not an alien enemy) who has not declared his intention to become a citizen of the United States, unless such nondeclarant has stated in answer to

question No. 6 of Series VII of his Questionnaire that he does not claim exemption on the ground of his alienage, in which case he shall be classified as though he were a citizen of the United States; and also a noncitizen Indian, born in the United States, unless he has stated in answer to question 6 of Series VII of his Questionnaire that he does not claim exemption on the ground of his noncitizenship, in which case he shall be classified as though he were a citizen of the United States.

Note 1.—An Indian is a citizen if (1) he, or his father or mother, prior to his birth or before he attained the age of 21, was allotted land prior to May 8, 1906; or (2) if he was allotted land subsequent to May 8, 1906, and received a patent in fee to his land; or (3) if he was residing in the old Indian Territory on March 3, 1901; or (4) if he lives separate and apart from his tribe and has adopted the habits of civilized life.

Note 2.—A native-born Filipino residing in the United States should be treated and classified as if he were a resident

alien.

Note 3.—Local Boards are especially enjoined to scrutinize carefully any claim for exemption of a registrant on the ground of alienage, and, before classifying an alleged alien in Class V, to satisfy themselves beyond reasonable doubt that the registrant claiming such exemption is not a citizen of the United States and has not declared his intention to become a citizen.

When an alien has declared his intention to become a citizen, regardless of how long ago, he is still liable to draft, even though he has not in the meantime applied for final papers, except that such aliens who are citizens or subjects of countries neutral in the present war (as defined in note 1, section 133), and who renounce their intention to become citizens of the United States shall be placed in Class V (1) under the provisions of section

117½. (C. S. S. R., No. 6, Aug. 15, 1918.)

If an alien who has been classified in Class V because of his alienage declares his intention to become a citizen of the United States after his classification, he has changed his status and becomes subject to reclassification. Thousands of such declarations have been made. In particular cases Local Boards can determine whether or not such declaration has been made by inquiry of the Bureau of Naturalization, Washington, D. C., which is directed by law to aid the Local Boards in locating declarants subject to the draft.

Note 4.—In determining questions of alienage, and the question as to whether or not a registrant has declared his intention to become a citizen, Local Boards should recognize that it is sometimes difficult, if not impossible, for an alien positively to prove that he has not declared his intention; and in considering all the evidence in the case the boards should give to the statement of the alien, sworn to in his Questionnaire or in accompanying affidavits, the same consideration they would, as jurors, give to the testimony of witnesses appearing before them. The Local Board may demand that certain allegations which have come to its knowledge be substantiated or disproved by the

registrant or others; that any doubt arising during these deliberations be confirmed or dispelled; that any testimony or proof appearing desirable for the board's consideration be elicited from any person or persons. When the sources of information have been exhausted, the board should then consider the situation as it has been presented and, in its best judgment, make just disposition of the case before it.

Note 5.—When the necessity arises for determining whether or not an alien has waived his claim for exemption on the ground of alienage, Local Boards should consider all the circumstances of the case, including the apparent intelligence or lack of intelligence or illiteracy of the registrant; and if it clearly appears that the alien waived exemption without understanding his right to claim such exemption, or without understanding the effect of his waiver, the Local Board should call such registrant before it and fully explain to him his rights and decide whether or not he may withdraw his waiver.

Note 6.—See n. 1, sec. 133.

 $(\widehat{\mathbf{g}})$ A person found, in accordance with these regulations, to be totally and permanently physically or mentally unfit for military service.

Note 1.—The entry of the registrant on the Questionnaire of a claim of physical disqualification is not to be construed as a claim from which an appeal lies to the District Board on account of the refusal of the Local Board to classify the registrant in Class V "g." Appeals from classification on physical grounds may be made as provided in sections 122–128, inclusive. (Telegram A-2142, Jan. 3, 1918.)

(h) A person shown to have been convicted of any crime which, under the law of the jurisdiction of its commission, is treason, felony, or an infamous crime.

(i) A licensed pilot actually employed in the pursuit of

his vocation.

200450 40

The Local Board shall proceed to the consideration of a claim for such classification in respect of any registrant only when made in the usual manner in the Questionnaire and supported by the affidavit of the collector or the deputy collector of the port from which the registrant regularly sails, stating that he is a licensed pilot regularly employed in the pursuit of his vocation.

Note 1.—In the case of a pilot on the Great Lakes the fact that his employment is interrupted by the closing of navigation owing to climatic conditions does not prevent his deferred classification on the ground of being a licensed pilot actually employed in the pursuit of his vocation: Provided, however, The registrant files with the Local Board having jurisdiction an affidavit of his employer or of an officer of the company or corporation by which he is employed, containing in substance the statement that he is a licensed pilot and was regularly employed during the past season and that his employment is contemplated for the succeeding season. (Circular letter Aug. 5, 1918.)

- (j) A person discharged from the Army on the ground of alienage or upon the request of the accredited diplomatic representative of the country of which the man is a citizen or subject.
 - Note 1.—The Adjutant General of the Army has issued instructions to all Camp Commanders to note on all discharges and on Form 1029c (p. 254) the specific reason for discharge. The Local Board should accept this reason for discharge in reclassifying registrant. Furthermore, before any discharge is issued to a selected man on grounds of alienage, dependency, etc., Camp Commanders have been instructed to forward the application to the State Adjutant General for remark. The State Adjutant General shall transmit this application to the Local Board for remark only. Neither Local Board nor State Adjutant General shall make any recommendation. (Circular letter, April 27, 1918.)

Note 2.—Classification in Class V (j) shall not prevent a Local Board from reclassifying upon change of status in respect of his citizenship pursuant to Section 117 a registrant so classi-

fied. (Circular letter, April 27, 1918.)

- Note 3.—Diplomatic requests for the exemption or discharge of registrants should not be considered when made directly to the Local Board, but should be only acted upon when presented to the Provost Marshal General's Office. (Circular letter, April 27, 1918.)
- (k) A subject or citizen of a cobelligerent country who has enlisted or enrolled in the forces of such country under the terms of a treaty between such country and the United States providing for reciprocal military service of their respective citizens or subjects.
 - Note 1.—On request of any registrant or of a recruiting officer of a recruiting mission duly accredited by a country with which the United States has a treaty providing for the reciprocal drafting into the military forces of the respective countries of subjects or citizens of one country residing in the territory of the other, Local Boards shall furnish to any such registrant who has stated on his registration card that he is a subject of such country, a certificate in the following form, either in writing or by telegraph:

"It is hereby certified that, a registrant of this Local Board, stated on his registration card that he is a subject of"

Note 2.—A registrant who is a subject or citizen of a cobelligerent country with which the United States has a treaty providing for the reciprocal drafting into the military forces of the respective countries of subjects or citizens of one country residing in the territory of the other, and who has not so enlisted or enrolled as provided in paragraph (k) supra, shall be subject to military service in the forces of the United States, and entitled to exemption or discharge therefrom under the laws and regulations from time to time in force.

(i) A citizen or subject of a country neutral in the present war (as defined in note 1) who has declared his intention to become a citizen of the United States but has not been finally naturalized, provided he shall file an affidavit (P. M. G. O. Form 1041, p.—) withdrawing his intention to become a citizen of the United States and claiming relief from liability to military service. The registrant must surrender his original duplicate copy of his declaration of intention to become a citizen of the United States if it is in his possession.

Note 1.—The following countries are not neutral in the present war, to wit: Belgium, Brazil, China, Costa Rica, Cuba, France, Great Britain, Greece, Guatemala, Haiti, Honduras, Italy, Japan, Liberia, Montenegro, Nicaragua, Panama, Portugal, Russia, San Marino, Serbia, Siam; Austria-Hungary, Germany, Bulgaria, and Turkey. All other countries are neutral, and subparagraph (1), section 79, applies only to citizens or subjects of such neutral countries who have declared their intention to become citizens of the United States, but who have not been finally naturalized. (C. S. S. R. No. 6, Aug. 15, 1918.)

Note 2.—See n. 2, Rule XII, paragraph (f) supra, as to

Filipinos.

(m) A declarant or nondeclarant British subject (including a Canadian) who presents to his local board a certificate of exemption from military service in the forces of the United States issued by the British Government before the expiration of the period of time in which his involuntary induction has been suspended as prescribed in section 156-A. Such certificates are issued by the British Ambassador at Washington under the authority of Article III of Part I and Article III of Part II of the conventions between this country and Great Britain and Canada. Such certificates may be special or general, temporary or conditional, and may be modified, renewed, or revoked in the discretion of the British Government. Persons holding such certificates shall, so long as the certificates are in force, remain in Class V and shall not be liable to military service in the forces of the United States.

RULE XIII. Any registrant, not classified in Class V under

subparagraph (h) of Rule XII who is-

(a) In prison serving sentence or awaiting trial; or,
(b) In a reformatory or correctional institution; or,
(c) At large on bail under criminal process;

Shall first be classified and recorded as any other registrant; but, pending his discharge from confinement, or the final disposition of his case, he shall be treated as standing at the bottom of Class IV, and so recorded by entering in red ink next to and in the same column with his name on the Classification List (Form 1000, p. 187) the figure IV.

RULE XIV. Any registrant who is found by a Local Board to be a member of any well-recognized religious sect or organization organized and existing May 18, 1917, and whose then existing creed or principles forbid its members to participate in war in any form, and whose religious convictions are against war or participation therein in accordance with the creed or

principles of said religious organization, shall be furnished by such Local board with a certificate (Form 1008, sec. 280, p. 225) to that effect and to the further effect that, by the terms of section 4 of the Selective Service Law, he can only be required to serve in a capacity declared by the President to be noncombatant. He shall be classified, however, as is any other rgistrant; but he shall be designated upon all classifications, forms, records, certificates, and other writings of Local and District Boards in which his name appears by the insertion of a cipher (0) after his name.

Note 1.—In transcribing registration cards Local Boards must see to it that religious objectors are indicated at the right hand of Space Twelve by symbol zero. (Telegram A-3801, Feb. 2, 1918.)

Note 2.—Registrants claiming exemption from combatant service under Rule XIV, section 79, are not to be placed in a deferred class on this claim alone. Such registrant shall be classified as any other registrant; shall be issued Form 1008 (p. 225) and shall be classified in one of the classes according to his claims or lack of claim for deferred classification. Any registrant already placed in a deferred class on the ground of his being a conscientious objector shall have his case reopened and he shall be classified irrespective of whether or not a certificate of noncombatancy has been issued. (Telegram B-1418, June 10, 1918.)

C. CLASSIFICATION WITH RESPECT TO ENGAGEMENT IN INDUSTRIES, OCCUPATIONS, OR EMPLOYMENTS, INCLUDING AGRICULTURE.

Section 80. Principles governing classification with respect to engagement in industries, occupations, or employments, including agriculture, found to be necessary to the maintenance of the Military Establishment or the effective operation of the military forces or the maintenance of national interest during the emergency.

District Boards are charged with the duty of selecting the individuals whose engagement in industry, including agriculture, or whose occupations or employments are such as to require their

continued service in civil life rather than in the Army.

In order to provide for the necessary adjustments between the necessities of the Military Establishment and the requirements of the industries, occupations, and employments, including agriculture, found to be necessary to the maintenance of the Military Establishment, the effective operation of the military forces, and the maintenance of the national interest during the emergency, there shall be appointed by each District Board three persons to be known as industrial advisers to the District Board.

One such person for each District Board shall be nominated by the Department of Labor, one by the Department of Agriculture, and one by each District Board, who shall thereupon be appointed

by the respective District Boards.

Whenever, in the discretion of the President, more than three such industrial advisers are required by a District Board, the President may call upon the Department of Labor, or the Department of Agriculture, or the District Board to nominate such additional industrial advisers, who shall thereupon be appointed by such District Board.

Such industrial advisers so appointed by each District Board shall not in any sense be members of such District Board, shall have no right to vote at any meetings thereof, and shall have and exercise only the rights, duties, powers, and functions herein specifically given.

Such advisers shall have the right to furnish all pertinent information to the District Board and may attend meetings of the Board

upon request of the Board to which they are attached.

Such advisers may place before the District Board at its meetings, or at such other time as the Board may request, all facts and information in their possession as to the Preference Lists issued by the Priorities Division of the War Industries Board. Such lists shall not be regarded as binding upon the District Board in its conclusions as to whether or not any particular industry, occupation, or employment, including agriculture, is a necessary industry, occupation, or employment within the meaning of the law and regulations, nor shall such lists prevent the District Board from holding as necessary any industry, occupation, or employment, including agriculture, not contained therein. Such Preference Lists and other facts and information in the possession of such advisers will supplement the information in the possession of the District Boards and will also be used to assist the District Boards in dealing with specific cases.

Inasmuch as the United States Employment Service under the Department of Labor has already established throughout the Nation State advisory boards and numerous recruiting agencies in divisions of the country and is therefore familiar with the needs for skilled labor in each community and the supply in each community, the advice of the industrial adviser nominated by the Department of Labor will be of great value to the District Boards in arriving at their decisions as to whether or not individuals engaged in certain industries, occupations or employments are engaged in work necessary to the maintenance of the Military Establishment, the effective operation of the military forces, or the maintenance of the national interest during the

emergency.

The Department of Agriculture has special facilities for being informed as to the supply of labor for agricultural purposes and the demand for such labor in the various communities of the Nation, and such information will be, through the adviser nominated by the Department of Agriculture, available to the District Boards and helpful in assisting such Boards in determining the claims by or in respect of registrants based upon their engagement in agriculture.

The necessity of not seriously interfering with certain occupations and employments, such as financial, commercial, educational, hospital work, care of the public health, or with the conduct of certain other activities necessary to the public welfare and the prosecution of the war, requires that the District Boards have the cooperation of such advisers so that persons necessary in such activities be not removed therefrom. To this end the adviser nominated by the District Board

should bring to the attention of the District Board the questions as to whether or not individuals engaged in some particular industry, occupation, or employment are so necessary thereto as to outweigh the benefit to the Nation should they be drafted into the Army.

the benefit to the Nation should they be drafted into the Army. Such advisers shall, under rules to be prescribed by the Local Boards, have access to the Questionnaires and other records in the files of the Local Boards, and shall confer with persons engaged in various industries, occupations, and employments for the purpose of having the cases of certain individual registrants, by whom or in whose behalf no claim for deferred classification has been made, presented to the District Board for consideration and determination as to whether or not such registrants should be placed in a deferred class

If any such adviser files with the District Board a claim on Form 1001-A (p. 210) for deferred classification on the ground of a registrant being engaged in a necessary industry, occupation, or employment, including agriculture, the District Board shall forward such claim to the Local Board having jurisdiction, and upon receipt thereof it will be the duty of such Local Board to certify the Questionnaire and record of any such registrant to the District Board for consideration, although no claim by or in respect of such registrant for deferred classification has been made or such registrant has waived deferred classification; provided the day and hour fixed to report for military duty has not arrived. If the information and the affidavits necessary for the classification of the registrant because of his engagement in a necessary industry, occupation, or employment, including agriculture, are not contained in the Questionnaire of such registrant, it shall be the duty of such Local Board to give the opportunity by reasonable extension of time to those interested in obtaining a deferred classification, to furnish the information and supply the affidavits required by the Questionnaire and the Regulations. Pending the final classification of such registrant he shall not be inducted into military service.

It shall be the duty of such advisers to confer with the managers and heads of various industries, and those familiar with the needs in occupations and employments, including agriculture, and instruct such persons as to their right under the Regulations to file a claim for deferred classification in respect of any registrant who has failed or refused to file a claim for deferred classification in his own behalf or who has waived his claim for deferred classification.

Such advisers should in all ways cooperate with the District Boards in order that the information in their possession may at all times be available to the District Boards and be made use of in the

work of classifying registrants.

If, under the authority of Rule XXVII, section 101, a Local Board determines to consider a case for deferred classification because the registrant is engaged in a necessary industry, occupation, or employment, including agriculture, notwithstanding no claim for deferred classification on that ground has been made, the Local Board shall, after indorsing the recommendation on the Questionnaire, forward the Questionnaire and record to the District Board having jurisdiction. The District Board shall thereupon consider the case and proceed to classify the registrant, no twithstanding the

fact that no claim for deferred classification by or in respect of the registrant has been made.

Section 81. General classification rules applicable to industries, occupations, or employments, including agriculture.

RULE XV. The words "persons engaged in industries, occupations, or employments, including agriculture," as used in the Selective Service Law, shall not be construed to mean that a person so engaged is entitled to deferred classification merely by reason of the fact that the industry, occupation, or employment, taken as a whole, or agriculture taken in its entirety, is necessary to the maintenance of the Military Establishment, or the effective operation of the military forces, or the maintenance of national interest during the emergency. In order to support such deferred classification, the evidence must establish that the registrant is engaged in a particular industrial or agricultural enterprise, or occupation, or employment, and that the particular industrial or agricultural enterprise, or occupation, or employment, is "necessary" in the sense recited in Rule XVII.

RULE XVI. In acting on any claim for deferred classification based on engagement in a particular industry, or occupation, or employment, or agricultural enterprise, the Board shall first proceed to determine whether such industry, or occupation, or employment, or agricultural enterprise, is "necessary" in the sense recited in Rule XVII. If the Board does not find that such industry, or occupation, or employment, or agricultural enterprise, is "necessary" in such sense, the claim is concluded, and the registrant shall be classified

in Class I.

If the Board determines that the industry, or occupation, or employment, or agricultural enterprise, is "necessary," it will then proceed to determine whether the registrant is "necessary" thereto in the sense recited in Rule XVIII, and in the capacity recited in any of the various rules in the classification schedule. If the Board does not find that the registrant is "necessary" in such seuse and in any such capacity, the claim is concluded, and the registrant shall be classified in Class I.

RULE XVII. The word "necessary" as applied to any industry, or occupation, or employment, or agricultural enterprise, within the meaning of these Regulations, shall be taken to import that the discontinuance, the serious interruption, or the materially reduced production thereof, will result in substantial material loss and detriment to the adequate and effective maintenance of the Military Establishment, or the effective operation of the military forces, or the maintenance of national interest during the emergency.

A particular industry, or occupation, or employment, or agricultural enterprise shall be found to be "necessary" only when it is shown that it is contributing substantially and materially to the maintenance of the Military Establishment, or the effective operation of the military forces,

or the maintenance of national interest during the emergency; and in the case of a particular agricultural enterprise, that it is producing an appreciable amount of agricultural produce over and above what is necessary for the maintenance of those living on the place.

RULE XVIII. The word "necessary" as applied to the

RULE XVIII. The word "necessary" as applied to the relation of a registrant to an industry, or occupation, or employment, or agricultural enterprise within the meaning of any particular rule governing deferred classification in these

Regulations shall be taken to import:

(1) That the registrant is actually and completely engaged in the industry, or occupation, or employment, or agricultural enterprise, in the capacity recited in any such rule, and that he is competent and qualified in that capacity.

that he is competent and qualified in that capacity.

(2) That the removal of the registrant would result in direct, substantial, material loss and detriment to the effectiveness of the industry, or occupation, or employment, or

agricultural enterprise.

(3) That the available supply of persons competent in the capacity recited in the rule is such that the registrant can not be replaced in such capacity without direct, substantial, material loss and detriment to the adequate and effective operation of the industry, or occupation, or employment, or agricultural enterprise.

Note 1.—In applying Rule XVIII, the Board should consider

generally-

- (1) The length of time the registrant has been engaged in such capacity, and especially whether the circumstances of his engagement are such as to convince the Board that he is not now so engaged for the primary purpose of evading military service.
- (2) The nature of the claimant's study, training, or experience and the extent and value of his qualification for the capacity in which he is engaged.

(3) The actual conditions which would result from his removal.

Scetion 82. Class I (continued)—Agriculture.

RULE XIX. In Class I belongs:

(e) Any registrant not found to be engaged in a "necessary" agricultural enterprise, or, if found to be engaged in such an enterprise, not found to be "necessary" to the effective operation of the enterprise in any capacity recited in Rules XX, XXI, or XXII.

Section 83. Class II (continued)—Agriculture.

RULE XX. In Class II shall be placed:

(c) Any registrant found to be engaged in a "necessary" agricultural enterprise, and found to be "necessary" to such enterprise in the capacity of a farm laborer especially fitted for the work in which he is engaged.

Note 1.—See Form 1001E, Section 268A (p. 208.)

Section 84. Class III (continued)—Agriculture.

RULE XXI. In Class III shall be placed:

(j) Any registrant found to be engaged in a "necessary" agricultural enterprise, and found to be "necessary" to such enterprise in the capacity of an assistant, associate, or hired manager of such particular enterprise or of a substantial and integral part thereof.

Section 85. Class IV (continued)—Agriculture.

RULE XXII. In Class IV shall be placed:

(c) Any registrant found to be engaged in a "necessary" agricultural enterprise and found to be "necessary" to such enterprise in the capacity of sole managing, controlling, and directing head of the enterprise.

Section 86. Class I (continued)—Industry, occupation, or employment.

RULE XXIII. In Class I belongs:

(f) Any registrant not found to be engaged in a "necessary" industry, or occupation, or employment, or, if found to be so engaged, not found to be "necessary" to the effective operation thereof in a capacity recited in Rule XXIV, XXV, or XXVI.

Section 87. Class II (continued)—Industry, occupation, or employment.

RULE XXIV. In Class II shall be placed:

(d) Any registrant found to be engaged in a "necessary" industry, or occupation, or employment, and found to be "necessary" therein in the capacity of a laborer, worker, or employee, especially fitted for the work in which he is engaged.

Note 1.—See Form 1001E, Section 268A (p. 208).

Section 88. Class III (continued)—Industry, occupation, or employment.

RULE XXV. In Class III shall be placed:

Any registrant found to be engaged in a "necessary" industry, or occupation, or employment, and found to be "necessary" therein in the capacity of—

(k) A highly specialized expert.

(I) An assistant or associate manager of the industry, or in the occupation, or employment, or a manager of a substantial integral part thereof.

Note 1.—See Form 1001E, Section 268A (p. 208).

Section 89. Class IV (continued)—Industry, occupation, or employment.

RULE XXVI. In Class IV shall be placed:

(d) Any registrant found to be engaged in a "necessary" industry, or occupation, or employment, and found to be

"necessary" therein in the capacity of sole managing, controlling, and directing head thereof.

Note 1.—Persons claiming to be necessary to organizations that are claimed to be necessary to the maintenance of the Military Establishment or effective operation of the military forces or the maintenance of national interest during the emergency, such as American Red Cross, Y. M. C. A., Knights of Columbus, Jewish Welfare League, may make claims as being engaged in occupations or employments under sections 80 to 89, inclusive, and such claims must be supported by affidavits as provided in respect of industrial claims in the questionnaire.

Note 2.—See Form 1001E, section 268A (p. 208).

Note 3.—Many registrants are engaged in industries, occupations, and employments, including agriculture, in places beyond the territorial limits of the United States which are as necessary, within the meaning of the law and regulations, as those within the United States; and it is immaterial whether or not a registrant, by or in whose behalf deferred classification is claimed on such grounds, is employed within or without the United States. Therefore, any registrant, whether he registered before going abroad or voluntarily registered while abroad, may be placed in a deferred class on the ground that he is necessary to a necessary industry, occupation, or employment, including agriculture, equally with a registrant who is so engaged within the United States.

PART V.

THE PROCESS OF SELECTION.

A. THE QUESTIONNAIRE.

B. CLASSIEYING REGISTRANTS.

C. "WORK OR FIGHT" RULES.

D. PHYSICAL EXAMINATION.

A. THE QUESTIONNAIRE.

Section 90. Preparing classification list.

The names of registrants within the jurisdiction of each Local Board have heretofore been or will hereafter be entered on a list (Form 102 or 102-a, sees. 350, 351, and 352, pp. 310, 311, and 312) in the order of their liability to be called to determine their availability for military service. This list shall be transferred to the Classification List (Form 1000, sec. 267, p. 187), the pages of which shall be numbered from 1 upward. In transferring names from Form 102 or 102-a to Form 1000 the address of the registrant shall be omitted, his name shall be entered in column 2, his serial number in column 4, his order number in column 1 and column 30, and

the proper abbreviation indicating his race in column 3.

When names are to be added to the Classification List, either because of late registration (section 54), or because of change of status (sections 119A, 120), or because such names have been omitted or stricken off by reason of error or mistake, such names shall be added to the bottom of the Classification List, following the names of persons already entered thereon. The proper serial and order number, as soon as assigned, shall be entered opposite the name of each such person in the proper columns. In the left-hand margin of the body of the Classification List, opposite the line in which the registrants order number would have placed his name had there been room to insert it, shall be written the red ink letter "R" followed by the number of the page of the Classification List on which his name appears.

Section 91. The Questionnaire.

(a) The Questionnaire (Form 1001, sec. 268, p. 188) shall consist primarily of a number of questions, divided into 12 series of questions (addressed to and to be answered under oath by every registrant), designed for the purpose of ascertaining the status of every regis-

trant in relation to the various matters, things, and circumstances constituting ground for exemption of deferred classification. The Questionnaire shall also contain, as an integral part thereof, affidavits in support of claims for exemption or deferred classification in certain cases hereinafter specified. It shall also contain particular and specific regulations and instructions to registrants concerning each series of questions and the procuring and filing of certificates and affidavits in certain cases. On the first page of the Questionnaire there shall be printed a notification and instruction requiring the registrant (whose name, together with the date of notice, shall be inserted) to fill out and return the Questionnaire in accordance with the regulations. (See sec. 268.)

(b) The first page of the Questionnaire shall also contain a place for the registrant or other person to claim exemption or deferred classification and a place for a waiver by the registrant or other

person of such claim.

(c) The answers and affidavits must be signed and sworn to in strict accordance with these regulations, and in strict conformity with the particular rules and instructions relating to the several series of questions in the Questionnaire itself.

Section 92. Mailing the Questionnaire and posting notice.

Beginning on a day and within a period of time to be designated by the Provost Marshal General, each Local Board shall send to the last known address of each registrant whose name appears on the Classification List, a Questionnaire. Before mailing any such Questionnaire, the name, address, telephone number (where procurable), serial number, order number, and the stamp of the Local Board shall be entered on the first page of the Questionnaire and on the Cover Sheet (Form 1001-B, sec. 270, p. 212) of the Questionnaire. The date of mailing shall then be entered on the first page of the Questionnaire, on the Cover Sheet (see sec. 270) of the Questionnaire, and in column 5 of the Classification List opposite the name of the registrant to whom the Questionnaire is mailed. The notice to the registrant on the first page of the Questionnaire shall then be signed by a member of the Local Board, and the Questionnaire shall be mailed and the Cover Sheet inserted in the files of the Local Board in its alphabetical order.

Immediately upon the mailing of the Questionnaires the Local Board shall each day post in its office, accessible to the public view, a notice (Form 1002, sec. 272, p. 216) requiring registrants to whom Questionnaires have been mailed to file their return within seven days after the date of posting of such notice, and advising the public that thereafter the Classification Lists of the Local Board will be open for public inspection, and shall furnish to the press, with a request

for publication, a copy of such notice (Form 1002, p. 216).

In mailing Questionnaires and posting notices on Form 1002 as herein provided, Local Boards shall proceed according to the order number of such registrants, or in accordance with instructions of the Provost Marshal General.

Immediately upon completion of the mailing of the Questionnaires and the posting of the notice in respect of registrants within its jurisdiction in accordance with the instructions of the Provost Marshal

General, the Local Board shall report such fact to the Adjutant General of the State by mail.

Note 1.—Registrants who change their places of abode and post-office addresses must communicate the same to the Local Boards with which they are registered. Since registrants are bound by law to keep themselves advised of all proceedings in respect to themselves, failure so to do may result in their losing rights to claim exemption or discharge or in subjecting them to penalties. (Telegram 10948, Nov. 29, 1917.)

Section 93. Notice to registrants and to all interested persons and effect of such notice.

The posting, at the time of the mailing of a Questionnaire, of the notice by a Local Board prescribed in section 92 shall constitute full notice to all concerned that the process of examination and selection has begun in respect of any registrant whose order number is included in such notice. (See secs. 6 and 7.)

Section 94. Claiming deferred classification.

A claim of deferred classification shall be made by a registrant by placing a cross mark (×) on the first page of the Questionnaire, in the space opposite the division that states the ground of claim and by specifically claiming such deferred classification by his answer to the question at the bottom of such first page. Claims for deferred classification in respect of a registrant by another person (see secs. 97, 98) shall be made in the same manner, either on the first page of the registrant's Questionnaire or by submitting to the Local Board a specific claim on a duplicate of such first page (Form 1001–A, sec. 269, p. 210, within seven days after the mailing of the Questionnaire to the registrant, as provided in section 92 hereof unless the time is extended. Claims of deferred classification must be made before the Local Board, regardless of whether the claim is to be decided by the Local or District Board. Local Boards shall enter, in column 7 of the Classification List, the date of filing of a claim for deferred classification by another person in respect of a registrant.

Note 1.—See Form 1001E, section 268A (p. 208).

Section 95. Manner and form of answers to Questionnaires, affidavits, and other proof.

The answering, making, executing, and filing of the Questionnaire (see sec. 91) and affidavits (not only the concurring and supporting affidavits printed in the Questionnaire, but also the additional affidavits voluntarily filed by the registrant or claimant, or required by the Local or District Board) shall be in strict conformity with the following:

(a) None of the printed portions of any of the questions shall be

struck out or erased.

(b) If the registrant can not read, and the questions are read to him and filled out by some other person, all said questions and his answers thereto shall be read over to him by the officer who admin-

isters the oath to him before he signs and swears to the same, and if the registrant can not write, his cross-mark signature to his answers and to his affidavit must all be witnessed by the same officer.

(c) Every person making a supporting affidavit must read every question and every answer of the particular series of questions which

he is supporting.

(d) None of the printed matter in the body of the affidavits may be added to, erased, or struck out, except that the word "affirm" shall be struck out by those who swear to the affidavits, and the word "swear" shall be struck out by those who affirm, on account of religious or conscientious scruple against taking an oath.

(e) The person making a supporting affidavit must insert in the proper blank spaces the number of every answer which he swears to be true, and the number of every answer which he swears he believes

to be true.

(f) Every registrant who claims exemption or deferred classification, and every person who claims exemption or deferred classification for him, may (and if the Local or District Board shall require it, he or they must) file with the Local Board additional affidavits in support of his or their claim or claims.

Note 1.—Local Boards should not take too technical a view of the perfection to be required in returned Questionnaires, since the Questionnaire is to be regarded as a convenient method of assembling evidence upon which boards are to make classification. Registrants should, of course, be required to comply with the Regulations in all essentials, but the inadvertent failure to sign the registrant's name to any series should not be regarded as a fatal defect unless the circumstances of the failure are such as to put the board on suspicion. Since the board can in certain cases classify a registrant on no Questionnaire at all, it can also classify him on a defective Questionnaire. Common sense and not extreme technicality should control. The end aimed at by the Questionnaire is not securing grounds for charges of perjury, but the obtaining of a complete and accurate classification. This warning is not to be taken as an abrogation of any Regulation; it is intended merely to emphasize the spirit of the Selective Service Regulations and to encourage the boards to do away with as much technicality as possible. (Telegram A-2142, Jan. 3, 1918.)

Section 96. Duty of registrants to return Questionnaire.

The Questionnaire, answered and sworn to in strict accordance with these rules and regulations (and in strict conformity with the specific instructions governing each series of answers, and each separate answer) must be filed with the Local Board on or before the seventh day after the date of mailing of the Questionnaire. (See sec. 8.) It shall be the duty of every registrant to whom a Questionnaire has been mailed, but who, for some reason, has not personally received said Questionnaire, to apply to his Local Board for a copy thereof. Failure to receive the notice and Questionnaire will not excuse the registrant from responding within the time limit, nor shall it be ground for extension of time. (See secs. 7, 129, 130.)

When any Questionnaire is returned, the Local Board shall insert in Column 6 of the Classification List, opposite the name of the registrant and on the Cover Sheet the date of the return of the Questionnaire.

In all cases where the Questionnaire has not been returned within the seven-day period prescribed by these regulations, the registrant shall be treated as provided in Sections 129 and 130 of these regulations, but the failure of a registrant to submit a Questionnaire shall not destroy the right of any person to claim deferred classification in respect of him and to support such claim by evidence as prescribed in sections 97 and 98 hereof.

Note 1.—See last paragraph of section 99.

Note 2.—Attention of all Local Boards is directed to the importance of insuring that registrants in filing Questionnaires enter the key number and letter of their occupations in answer 5, series 1, page 3 of the Questionnaire. This key number device serves to dispense hereafter with all transcribing of occupational cards. Boards are hereby notified that no cards are to be transcribed for the new registrants. The cards were necessitated by the absence of the key number system on a sufficient scale in the former Questionnaire. Boards are also directed, upon the receipt of each Questionnaire and at the time of filling out column 6 of the Classification List to enter in red ink in column 29 of the Classification List the key numbers and letters given by the registrant in answer 5, page 3, of the Questionnaire. At some later time, after all Questionnaires have been filed the board will be called upon to make a return to the Provost Marshal General of the occupational key numbers and letters of each registrant as thus shown on the Classification List. This simple system will take the place of the former method of transcription of occupational cards. Boards are urged to observe carefully the foregoing directions, so that the new method may be reliable and effective. (Telegram, E. 1765, July 9, 1918.)

Note 3.—Respecting compliance with these regulations by registrants in the military service, the Adjutant General of the Army, on December 24, 1917, informed all departments and camp commanders as follows: "Whenever practicable Questionnaires and supporting affidavits provided therein (section 92) should be executed under supervision of commanding officer, but if, for any reason, this is impracticable, Questionnaires may be executed in behalf of such men by an officer having knowledge of facts and promptly returned to proper local boards." (Tele-

gram A-2007, Dec. 31, 1917.)

Section 97. Limit of time within which persons other than registrant may claim registrant's deferred classification.

Every person other than the registrant who claims exemption or deferred classification of a registrant must make the claim or claims on the first page of the registrant's Questionnaire or on a duplicate of the same (Form 1001-A, p. 210), and must file the same, with all supporting proof, within seven days after notice to the registrant to answer and file his Questionnaire, unless the time is extended or except as otherwise provided in these Rules.

(See secs. 80, 96.) In the matter of making claims and other applications, filing the proof in support thereof and noting appeals, every person shall be governed by the same rules as to time limits as the registrant himself, except as otherwise provided in these Rules.

Section 98. Proof in claims made by claimant other than registrant.

In any case where a registrant has made no claim for exemption or deferred classification, or has failed to prove by his answers and supporting affidavits the facts upon the basis of which some other authorized person claims exemption or deferred classification, or has failed to submit a Questionnaire, the supporting proof to be filed by such other person must embody all the facts in relation to the particular claim which are called for and required by the Questionnaire and these regulations and instructions. (See sec. 91.)

Section 99. Extension of time for filing claims.

Local and District Boards shall consider claims for deferred classification by or in respect of a registrant only when such claims are submitted within the time limits prescribed by these regulations, except that the Local and District Boards may, as to cases within their respective jurisdictions, extend the time for filing claims and proof upon a showing satisfactory to the Local or District Board, as the case may be. All applications for extension of time and proof in support thereof must be filed with the Local Board and, in cases within the original jurisdiction of the District Board, transmitted by the Local to the District Board, together with any recommendations or finding of fact which the Local Board may desire to submit.

A minute of the reasons for action of a Local or District Board in extending or refusing to extend time shall be entered in the place provided in the Questionnaire (p. 16) and the date to which time was

extended shall be entered on the Cover Sheet.

In mailing Questionnaires to persons whose last known address shows them to be abroad or to be distant from the Local Board at a place where three days or more are required for the transmission of the mail one way. Local Boards shall extend the time for the return of the Questionnaire enough to allow for the transmission of mail to and from such place and shall note such extension on the notice to registrants on the first sheet of the Questionnaire and by noting on Form 1002 in respect of such persons, specifying the date to which time has been extended as to them.

Note 1.—Local Boards will not forward to mobilization camps as wilful or nonwilful deserters experienced mariners who by reason of their absence at sea, have become delinquent in complying with the requirements of the Selective Service Regulations. Where Local Boards are advised that such mariners are at sea, the time for filing Questionnaires should be extended as provided in the foregoing section. In case of bona fide mariners who have become deserters under the Selective Service Regulations and whose desertion the Local Board finds to be non-wilful, entrainment should be stayed and the cases handled as provided in section 139. (Telegram B-2288, July 26, 1918.)

B. CLASSIFYING REGISTRANTS.

Section 100. Examining proofs and classifying registrants.

Immediately upon the expiration of seven days after the mailing of the Questionnaire and the giving of notice in respect of any registrant, as prescribed in section 92, the Local Board shall proceed to the classification of such registrant into one of the classes prescribed in Part IV hereof.

In every case where a Questionnaire is returned by a registrant the Local Board shall classify the registrant and mail notice of classification not later than four days after the receipt of the Questionnaire. This shall not affect the duty of Local Boards to proceed to classify in Class I registrants failing to return their Questionnaires within the prescribed time, except as otherwise provided in these regulations.

If, upon examination, the Local Board finds that a Questionnaire does not contain the information required, or contains substantial or material errors which indicate ignorance or lack of knowledge on the part of the registrant, or in case the Local Board shall desire further information, the Board shall require the registrant to appear at a day to be fixed and complete the Questionnaire or correct any substantial or material error which may appear therein, or to furnish such other evidence as the Board may require. Where it appears desirable Local Boards may return the Questionnaire to the registrant instead of requiring the registrant to appear before the Board. Failure on the part of the registrant to appear on or before the day set by the Local Board shall remove the right of the registrant to correct, modify, or add to his Questionnaire.

Note 1.—If Questionnaires filed are not specific enough, boards should secure adequate answers before proceeding to classify. (Telegram A-780, Dec. 14, 1917.)

Section 101. Rules governing process of classification by Local Boards.

In classifying registrants Local Boards will have constantly in mind that all registrants belong in Class I unless they are placed in some deferred class by the action of the Local or District Board. Local Boards shall first examine the registrant's entries on the first page of the Questionnaire and also the answers to the Questionnaire and all other proof in the case and shall proceed to classify the registrant in accordance with the following rules:

RULE XXVII. If the registrant has submitted no Questionnaire, or if neither the registrant nor any person in respect of him has claimed deferred classification, or if the ONLY claim for deferred classification, by or in respect of him, is on the ground of his engagement in some industry, occupation, or employment, including agriculture, he shall forthwith be classified as remaining in Class I, unless he is an alien enemy, or unless the Local Board determines to consider the case for deferred classification, notwithtsanding no claim by or in behalf of the registrant for deferred classification has been made. If the Local Board proceeds to the consideration of a case on the

ground that the registrant is engaged in a necessary industry, occupation, or employment, including agriculture, the Local Board shall, after indorsing its recommendation on the Questionnaire, forward the Questionnaire and record to the District Board having jurisdiction. A statement shall be indorsed on the Questionnaire in connection with the recommendation of the Local Board that the case has been considered, notwithstanding the fact that no claim by or in respect of the registrant was made.

Note 1.—See as to aliens, n. 2, Rule XII (e), and n. 3, Rule XII (f), sec. 70.

Note 2.—See last sentence of sec. 131.

RULE XXVIII. In every case in which it shall appear from a registrant's answers to the questions concerning his physical condition, under Series II of questions in the Questionnaire, that he is permanently and totally physically disqualified for military service; and in every case in which the Board shall receive credible information that a registrant is suffering from some physical, mental, or nervous disability which renders him permanently totally disqualified for military service, the Local Board may proceed at once, in a summary way, to satisfy itself concerning the facts, either with or without physical examination; and after so doing, the Local Board may, by unanimous vote of all three members, place such registrant in Class V without reference to any other fact, if it decides, upon the facts, that the registrant is totally and permanently disqualified. (See sec. 79 (g).)

RULE XXIX. In any case, if the registrant, or any person in respect of him, claims deferred classification, or if consideration is determined upon by the board without formal claim, the Local Board shall proceed to consider the case for deferred

classification. (See Rule XXVII.)

RULE XXX. If the case is one requiring consideration for classification in Class V, the board shall proceed first to a consideration as to that class. (See sec. 79.) If the board decides to classify the registrant in Class V, it need not proceed to any other classification, unless, after an appeal by the Government Appeal Agent, the District Board should reverse the said classification, in which event the Local Board shall reopen (see sec. 119A) the case and reclassify the registrant in accordance with these regulations, from which reclassification the registrant, or any authorized person in respect of him, may appeal in accordance with the rules governing appeals generally.

RULE XXXI. If claim is made for deferred classification on more grounds than one (other than engagement in an industry, occupation, or employment, including agriculture), the Local Board shall proceed to a decision on each claim and make a classification as to each claim and shall record its decision as to each claim on the cover sheet (Form 1001-B, p. 212, see sec. 270) of the Questionnaire. The board shall then record on the Classification List only the most deferred classification.

nus, if the registrant or other person presents proof which nvinces the Local Board that he should be classified in Class on one ground and in Class IV on some other ground, both assifications shall be entered on the Cover Sheet of the uestionnaire (see sec. 102), but only a record of classification Class IV will be entered on the Classification List as pre-

ribed in section 102.
RULE XXXII. If claim is made for deferred classification the ground of engagement in an industry, occupation, or applyment, including agriculture (whether there be any her claim or not), THE LOCAL BOARD SHALL IN ALL ASES INDORSE upon the Questionnaire, in the place proded (page 16), its recommendation as to the merits of such aim and its findings as to any fact bearing on such claim as desires to have considered in support of such recommendation.

Note I.—Special attention is called to this Rule, and the Local Board in all such cases will indorse on the Questionnaire, in the place provided, its recommendation, as well as any classification it has made.

RULE XXXIII. The Local Board shall, in every case, incree upon the Questionnaire in the place provided (page 16) minute of its decision and the reasons for the classification all grounds of classification within the jurisdiction of the ocal Board.

ection 102. Entering classification on Classification List and on the Cover Sheet.

Immediately upon classifying a registrant, the Local Board shall cord the most deferred classification by placing a cross mark (×) gether with the small letter indicating the ground of classification, column 8, 9, 10, 11, or 12, as the case may be, of the Classification ist opposite the name of the registrant. If the registrant is found be available for noncombatant service only, as provided in Rule IV, the symbol zero (0) shall be entered instead of the cross mark ×).

Immediately after recording the classification on the Classification st, the classification on every ground will be entered on the Cover neet of the Questionnaire by placing in the rectangle designating e classification the letter corresponding to the division on the first age of the Questionnaire that states the ground upon which the

ard made its classification.

ection 103. Notifying the registrant of classification.

At the conclusion of each day's business the Local Board shall mail the last known address of each registrant who has been classified that day a notice (Form 1005, sec. 277, p. 222) of its classificant of the registrant on all grounds of classification and of the class which he has been recorded on the Classification List. (See sec. 2.) Immediately upon the mailing of such notice the Local Board

shall insert in column 13 of the Classification List and on the Cove Sheet of the Questionnaire the date of mailing said notice.

Note 1.—Local Boards will stamp on the face of Form 100 (p. 222), as sent out to the registrants, after its own classification and before the case has been decided by the District Board, th words, "This classification does not affect claims on account o engagement in an industry, occupation, or employment, including agriculture." (Telegram A-2797, Jan. 11, 1918.)

Section 104. Appeals from classification by Local Board.

Within five days after the mailing of notice of classification (se sec. 8) by a Local Board as prescribed in section 103, any person who has made a claim for deferred classification of a registrant may fil with the Local Board a claim of appeal from the decision of the Local Board denying the claim.

To file an appeal, the person claiming the same should enter, o should deputize some other person to enter for him, his claim o appeal, in the place provided in the registrant's Questionnaire (p. 16)

at the office of the Local Board.

The Government Appeal Agent (see sec. 47) or any person specially or generally designated by the Provost Marshal General or by the Governor of the State to take appeals in behalf of the Government may file an appeal from any decision of a Local Board at an time.

Immediately upon the filing of any such appeal the Local Board shall enter, in column 14 of the Classification List, the date of filing

such appeal.

Note 1.—Unless claim is made for deferred classification nappeal will lie from the classification made by the Local Board and no cases need be sent to the District Board except cases in which appeals are claimed or in which there are claims for deferred classification on grounds of engagement in an industry occupation, or employment, including agriculture. In cases in which there is no claim for deferred classification within sever days from the mailing of the Questionnaire, Local Boards will immediately in proper cases declare the registrant to be in Class 1 and immediately send him notice of final classification under section 110. (Telegram A-639, Dec. 11, 1917.)

Section 105. Forwarding certain records to the District Board

The only cases to be forwarded to the District Board are those containing a claim based on the registrant's engagement in an industry occupation, or employment, including agriculture, and those in whice a claim of appeal has been duly made. Such cases will be forwarde as follows:

- (1) Where the only claim in the case is based on the registrant engagement in an industry, occupation, or employment, includin agriculture (see sec. 80 et seq.), the case will be forwarded immediately upon the expiration of the seven-day period prescribed in section 92.
- (2) Where the case contains no claim based on the registrant's er gagement in an industry, occupation, or employment, including agri-

culture, it shall be forwarded immediately upon the proper filing of a claim of appeal, as prescribed in section 104, and not otherwise.

(3) Where the case contains a claim based on the registrant's engagement in an industry, occupation, or employment, including agriculture, and also another claim, it shall be forwarded after the expiration of the five-day appeal period prescribed in section 104, unless claim of appeal is made before the expiration of that time, in which event the case shall be forwarded immediately.

In all the foregoing cases the complete record before the Local Board shall be sent to the District Board, except the Cover Sheet, in lieu of which the Local Board shall forward an exact duplicate of

the Cover Sheet (Form 1001-C, sec. 271, p. 214).

At the time the record is sent forward to the District Board the Local Board shall insert in column 15 of the Classification List, and on the Cover Sheet, as the case may require, the date on which such case is sent forward.

Note 1.—Local Boards must promptly forward all cases containing claims for deferred classification based on engagement in an industry, occupation, or employment, including agriculture, regardless of the fact that Local Boards may have placed the registrant in a more deferred class on account of claim within the jurisdiction of the Local Board than that claimed on account of industry, occupation, or employment, including agriculture, before the District Board. (Telegram A-3219, Jan. 18, 1918.)

Section 106. Docket of District Boards.

District Boards shall proceed immediately upon promulgation of these Rules and Regulations to arrange all duplicate copies of registration cards (see sec. 62) in alphabetical order in separate sections, one section for each Local Board, and shall hereafter insert in proper alphabetical order in the respective sections all duplicate registration cards forwarded by the Adjutant General of the State, as provided in section 67.

When the record of any registrant is received from a Local Board the District Board shall enter in columns 1, 2, and 3 of the Docket Book (Form No. 1006, sec. 278, p. 223) the name, order number, and serial number of the registrant, and shall note on the back of the duplicate registration card of the registrant the page of the

Docket Book on which said entry has been entered.

Upon receipt of the record of any registrant (see sec. 105), either on appeal or because it contains a claim based on engagement in an industry, occupation, or employment, including agriculture, the District Board shall enter in the Docket in column 4 or in column 10, or in both, as the case may require, the date on which such record was received from the Local Board.

Immediately upon classification (see sec. 107) or reclassification (see secs. 119-124) of any registrant, the District Board shall enter in the proper column or columns of the Docket, by cross mark (×) or cipher (0) (see sec. 102), as the case may be, the classification as

determined by the District Board.

When the record is returned to the Local Board the District Board shall enter the date of return in column 16 of the Docket.

District Boards shall immediately segregate from the appeals from each Local Board in their jurisdiction, enough cases in the first class only, to permit each Local Board to finally classify a sufficient number of men to meet the next call. These cases must be decided at the earliest possible moment. Thereafter the District Boards will proceed as expeditiously as possible to decide all cases before them, giving preference always to those cases which Local Boards have placed in Class 1. The work should be so distributed that all Local Boards in the jurisdiction shall be enabled to fill all calls without delay. (For return of records, see sec. 108.)

Upon receipt of the physical examination record of a registrant on appeal from the finding of any Local Board, the District Board shall enter in column 17 of the Docket the date on which such record was received from the Local Board. (See sec. 125.) The action of the District Board on such appeal shall be entered in the proper columns of the Docket by cross mark (×) or cipher (0) (see sec. 102), as the case may be, and the date of the return of the physical examination record to the Local Board shall be entered in column 21 of the

Docket. (See sec. 126.)

Note 1.—One copy of Form 1006 (p. 223) is furnished each District Board for each Local Board thereunder. On this form are to be entered details of cases appealed or forwarded from the Local Board. The form is not to be used for entering the names of all registrants under each Local Board, but is to be used solely for entering cases covered by this section. (Circular Letter, Jan. 2, 1918.)

Section 107. Classification by District Boards.

RULE XXXIV. In considering cases received from Local Boards, District Boards shall at all times give preference to cases in which the only classification by the Local Board is Class I and shall proceed to the consideration of other cases only when there are no such preferred cases before them.

RULE XXXV. In classifying registrants, whether in cases based on engagement in an industry, occupation, or employment, including agriculture, or in cases where appeal has been taken from classification made by Local Boards, District

Boards shall be governed by the Classification Rules.

RULE XXXVI. In considering a case on appeal from a Local Board the District Board shall not receive or consider any evidence which was not considered by the Local Board except as hereinafter provided. (See sec. 35.) In appealed cases in which the District Board desires additional evidence, it may return the record of such case to the Local Board with instructions to the Local Board to secure additional evidence concerning matters indicated by the District Board, and to return the record, with such additional evidence, within a time to be fixed by the District Board.

In such cases the Local Board, after having secured the additional evidence required by the District Board, may review its former classification, and if it should reclassify the case in accordance with the original claim for deterred classification, it need not return the case to the District

Board, but in such case must notify the District Board of its action.

Note 1.—See n. 1, sec. 36.

RULE XXXVII. No evidence in support of claims for deferred classification based on engagement in an industry, occupation, or employment, including agriculture, shall be filed originally with the District Board except where the District Board, after receiving the record from the Local Board, shall call upon the claimant or other person to file with it additional evidence.

RULE XXXVIII. In every case where evidence in claims based on engagement in an industry, occupation, or employment, including agriculture, is originally filed with the District Board such evidence must be attached to the case and returned with the record to the Local Board after the District

Board has made its classification. Note 1.—See n. 1, sec. 36.

RULE XXXIX. Upon receipt, by a District Board from a Local Board, of a case containing no claim of appeal, but disclosing a claim for deferred classification on the ground of

engagement in an industry, occupation, or employment, including agriculture, the District Board shall, without considering other claims for deferred classification, classify the registrant in respect of his claim on the ground of engagement in an industry, occupation, or employment, including

agriculture.

RULE XL. Upon receipt by a District Board from a Local Board of a case containing a claim of appeal from classification by a Local Board the District Board shall consider—

1. Each classification by the Local Board on a ground, other than engagement in an industry, occupation, or employment, including agriculture, but only where an appeal has been duly and properly made from the classification by the Local Board on such ground. Where such is the case, and not otherwise, the District Board shall, by reclassification, either affirm, modify, or reverse the classification by the Local Board on such ground, and may place the registrant in a class less or more deferred than that from which the appeal was taken and irrespective of whether the appeal was taken by or in behalf of the registrant or the Government.

2. Each claim for deferred classification on the ground of engagement in an industry, occupation, or employment, including agriculture (if any there be) and shall classify the registrant in respect of his claim on such ground.

RULE XLI. Immediately upon classification or reclassification the District Board shall enter a statement of its classification or reclassification on the Cover Sheet and a minute of its reasons for such classification or reclassification in the place provided for such purpose in the Questionnaire (p. 16).

RULE XLII. When the District Board modifies or reverses on appeal the classification of the Local Board, it shall enter a statement of its action on the Cover Sheet, and shall enter. in the place provided in the Questionnaire (p. 16) for such purpose, a minute of its reason for modifying or reversing such classification.

RULE XLIII. Immediately upon classification or reclassification of any case, the District Board shall return to the

Local Board the entire record in the case.

Note 1.—See n. 1, sec. 36.

Section 108. Procedure of Local Board upon return of record from District Board.

When the record is returned by the District Board to the Local Board the Local Board shall enter the date of return in column 16 of the Classification List, and, if the District Board changes the classification previously made by the Local Board, the Local Board shall cancel the cross mark (×) or cipher (0) (see sec. 102), as the case may be, which has already been entered in the classification column on the Classification List, by drawing a red-ink line through the cross mark (×) or the cipher (0) corresponding to the most deferred class into which the registrant has been recorded, as the case may be, and shall enter the most deferred new classification (see sec. 102) as designated by the District Board in the proper classification column of the Classification List.

Section 109. Notifying the registrant of classification by a District Board.

On the day of entering the date of return of a record from the District Board in column 16 of the Classification List, the Local Board shall mail to the last known address of such registrant a notice (Form 1005, sec. 277, p. 222) of the classification by the District Board on all grounds of classification within the jurisdiction of the District Board and of the class in which he has been recorded by the Local Board on the Classification List as a result of such classification by the District Board.

Section 110. Notice of final classification.

Whenever a case has been finally decided, in all respects except physical examination, by both Local and District Boards, or whenever it has been finally decided by a Local Board, and the period of time for claiming appeal to the District Board has lapsed, and regardless of the right-of appeal in certain cases to the President, a notice of final classification (Form 1007, sec. 279, p. 224) showing only the class in which the registrant stands recorded on the Classification List shall be sent to every classified registrant by the Local Board. Since these notices of final classification are tantamount to temporary discharge certificates in Classes II, III, IV, and V, and to selection certificates in Class I, they should be very carefully prepared and mailed. Where practicable the portions to be filled in by the board should be written in attractive script. There should be no delay in-furnishing these notices of final classification, regardless of whether notices of tentative classification have just been furnished. This certificate of final classification should be kept by every registrant at all times on his person; and all persons within the ages

liable to military service are hereby required to exhibit their notice of final classification when called upon to do so by any member of a Local or District Board or by any police official of any quality or condition whatsoever.

Section 111. Appeals by or on behalf of registrants to the President from decisions of District Boards.

Appeals to the President by or on behalf of a registrant may be

claimed only in accordance with the provisions of this section.

(a) Classification from which an appeal may be claimed.—Such appeals may be claimed only by or in respect of a registrant classified by a District Board in Class I, or by or in respect of a registrant classified by a District Board in a deferred class, when and after the immediately preceding class is exhausted; and only when there has been at least one dissenting vote in the District Board.

(b) Who may claim appeal.—Such appeals may be claimed only by the person who preferred the claim (see sec. 94) of deferred classification to the District Board (either originally in a case based on engagement in an industry, occupation, or employment, including

agriculture, or by appeal in a dependency case).

(c) Classes of cases in which an appeal may be claimed.—Such appeals may be claimed from a classification by the District Board which is less deferred than the classification claimed before such

District Board in the following cases only:

- 1. In cases based on engagement in an industry, occupation, or employment, including agriculture.—When the appeal is accompanied by the signed statement of one member of the Local Board, and either the Government Appeal Agent or the Adjutant General of the State (see sec. 80 et seq.) recommending that the decision of the District Board be reviewed.
 - Note 1.—The recommendation provided for in subdivision 1, supra, to be made by member of the Local Board does not imply an expression of opinion that the classification by the District Board is erroneous but is in the nature of a certificate of reasonable doubt as to the correctness of the decision and a recommendation that the decision be reviewed. (Telegram A-3588, Jan: 25, 1918.)
- 2. In dependency cases.—When the appeal is accompanied by a signed statement of one member of the Local Board and either the Government Appeal Agent or the Adjutant General of the State certifying that the case is one of great and unusual hardship, stating the circumstances of hardship that will follow the induction of the registrant into military service, and specifically recommending a reconsideration of the case. (For Dependency, see sec. 71.)

(d) Time within which an appeal may be claimed.—An appeal by or in respect of a registrant classified by a District Board in Class I may be claimed within five days (see sec. 8) after the mailing by the Local Board, as prescribed in section 109 of the notice of classi-

fication by the District Board.

An appeal by or in respect of a registrant classified by a District Board in a deferred class may be claimed at any time within 10 days after the class preceding the one in which the registrant is placed is exhausted by calls into military service. The fact of such exhaustion must be certified by the Local Board and attached to the

Questionnaire of the registrant.

(e) How the appeal may be claimed.—The person claiming the appeal shall enter or shall deputize some person to enter for him, his claim of appeal at the office of the Local Board, in the place provided in the Questionnaire of the registrant for that purpose (p. 16).

Note 1.—Appeals to the President can not be entertained except it affirmatively appears there has been at least one dissenting vote in the District Board. (Telegram A-3396, Jan. 19, 1918.)

But see section 112A, as to appeals by the Government.

Note 2.—District and Local Boards shall in entering respective classifications on duplicate cover sheet make sure that the appropriate division under each class is given by letter where practicable; and that in addition to noting the negative vote in the District Board, the complete vote in both boards is stated.

Note 3.—The true intent and spirit of the Regulations are violated by each of two reported practices. First, by the arrangement of a District Board to have one dissenting vote cast, regardless of the honest opinion of the member casting it, for the purpose of laying foundation for appeal; and second, by reporting a unanimous vote where on a divided vote there is a minority view. Where this practice has been followed, District Boards should correct the record to conform to the true state of facts. (Telegram A-3703, Jan. 29, 1918.)

Section 112. Procedure by Local Boards upon receiving a claim of appeal to the President.

When a claim of appeal to the President is made in accordance with the provisions of section 111, the Local Board shall examine the statements and recommendations filed therewith to see if they comply with the pertinent rules in section 111. Where a noncompliance with such rules is due to error in preparation of the papers, the papers shall be returned for correction. Where such noncompliance is due to the fact that the case does not come within the meaning of such rules, the statements and recommendations in support of the claim shall be returned to the claimant with a statement of their shortcoming, and the case shall not be forwarded. There shall be no

appeal from such action by the Local Board.

Where such statements and recommendations comply with section 111, the Local Board shall then add to the record a notation showing whether or not the registrant has been inducted or has been ordered to report for induction (Form 1028, p. 250) and the date of such induction order, and shall then forward to the Adjutant General of the State the complete record of the case, together with the duplicate of the cover sheet of the Questionnaire, provided in section 105, retaining in their own records the original of the cover sheet of the Questionnaire, and shall thereupon enter in column 17 of the Classification List the date of forwarding such record. Upon receipt of the record, the Adjutant General of the State shall examine the same to see if the case is one which may be appealed to the President within the meaning of section 111 and if the requirements of section 111 relating to a dissenting vote in the District Board and

the necessary statements and recommendations are complied with. If the requirements of section 111 have been complied with, the Adjutant General of the State will forward the complete record to the Provost Marshal General for the consideration of the President. In all other cases the record will be returned by the Adjutant General of the State to the Local Board with a notice of the defects and with a statement that if the defects indicated are due to omission and oversight, the record, when properly amended, should be again forwarded to the Adjutant General of the State.

Section 112A. Appeals by the Government to the President from decisions of the District Boards, and procedure with relation thereto.

Appeals to the President from decisions of District Boards may be claimed on behalf of the Government whenever, in the opinion of the Provost Marshal General, the decision of a District Board, brought to his attention by a Governor, an Adjutant General, or by any other person, is clearly erroneous or in disregard of the spirit

or provisions of these regulations.

A Local Board having jurisdiction of a registrant or the Government Appeal Agent accredited thereto may notify the Adjutant General of the State of any decision which in its or his opinion is erroneous, accompanying said notification with a full and complete statement of all facts in relation to said decision; whereupon the Adjutant General of the State shall transmit the notification and statement, together with his recommendation thereon, to the Provost Marshal General; or the Provost Marshal General may direct such statement to be forwarded him in any case which has otherwise been brought to his attention. In any such case the Provost Marshal General may, in his discretion, direct the Adjutant General to instruct the Government Appeal Agent to file with the Local Board a claim of appeal on behalf of the Government from the decision of the District Board. Upon receipt of such claim of appeal the Local Board shall forward the complete record of the case to the Adjutant General of the State for transmittal to the Provost Marshal General for consideration by the President, in the same manner as provided in section 112.

Section 113. Order by the President that appeal shall operate as a stay of induction into military service.

If, upon the receipt of the record in any case, the President shall decide that induction into military service should be stayed pending his final decision in the case, the Provost Marshal General shall forthwith notify the Local Board to stay the induction of the registrant into military service pending further orders. In this and in no other case shall an appeal to the President operate as a stay of induction into military service.

Section 114. Return to the Local Board of cases appealed to the President.

Immediately after the decision of the President on any case duly appealed to him the Provost Marshal General shall return the record to the Adjutant General of the State for transmission to the District Board with an indorsement showing the action of the Presi-

dent. Upon receipt of the record the District Board shall thereupon return the record to the Local Board. (Telegram A-3396, Jan. 19, 1918.)

Note 1.—See n. 1, sec. 36.

Section 115. Procedure of Local Board upon return of record from the President.

When a record containing the President's decision on an appeal is returned by the Provost Marshal General to the Local Board, the latter shall enter the date of return in column 18 of the Classification List (cf. sec. 108), and if the President has changed the classification previously made by the District Board the Local Board shall proceed to change the entries on the Classification List in the method prescribed by section 108 hereof; and shall immediately mail to the lastnamed address of such registrant a new notice of final classification on Form 1007 (p. 224) indorsing on the face of Form 1007 the words "Final Classification by the President." (See sec. 110.)

Section 116. Registrants to report change of status.

Every registrant shall, within five days after the happening thereof, report to his Local Board any fact which might change or affect his classification.

Failure to report change of status as herein required, or making a false report thereof, is a misdemeanor punishable by one year's imprisonment.

Section 117. Reclassification upon change of status to be made on motion of board and not upon claim of registrant.

Registrants must report change of status as prescribed in section 116, but all reclassification on account of change of status in relation to matters other than engagement in an industry, occupation, or employment, including agriculture, shall be made on the motion of the Local Board, and all reclassification on account of change of status as to engagement in an industry, occupation, or employment, including agriculture, shall be made upon the motion of the District Board, except as otherwise provided in these regulations.

Whenever any such reclassification is made by either a Local or District board, the registrant shall be notified in the usual manner, and thereafter the case shall proceed in accordance with these regulations as though it were one of original classification, with the usual notices, rights of appeal, and periods of time as herein prescribed, but no registrant shall have any right to submit a claim for reclassification on the ground of change of status; no Local or District Board shall have jurisdiction to receive a claim for reclassification on the ground of change of status, except as otherwise provided in these regulations; and from the failure of the Local or District Board to reclassify on the ground of any alleged change of status there shall be no appeal.

Section 117½. Classification of neutral declarants.

Any uninducted registrant, who is a citizen or subject of a country neutral in the present war (for information as to neutral countries see n. 1, Rule XII (1), sec. 79), and who has declared his inten-

tion to become a citizen of the United States but has not completed his citizenship, shall be relieved from liability to military service upon filing an affidavit (Form 1041, p. 279) with the Local Board, setting forth in such affidavit that he withdraws his intention to become a citizen of the United States.

The Local Board shall mail a notice (Form 1042, p. 280) to the last known address of each such registrant who has stated by his answer to question No. 13 of Series VII of his Questionnaire that he wishes to be relieved from liability to military service by withdrawing his intention to become a citizen of the United States. The Local Board shall inclose with each such notice two blank copies of the affidavit (Form 1041) prescribed for making a claim for such relief from liability to military service.

The involuntary induction of any such registrant shall be stayed by the Local Board until and including the date specified in the notice, and, in the case of any registrant who files the required affidavit, the Local Board shall continue the stay of involuntary induction until such affidavit has been considered in accordance with the provisions of this section and Rule XII (1), section 79, and the registrant has been finally classified by the Local Board and by the

District Board if the case is appealed.

The date to be specified in each such notice shall be 20 days from the date on which the notice is mailed, exclusive of Sundays, legal holidays, and the day of mailing. After the expiration of the 20-day period (unless the time is extended in the discretion of the Local Board), involuntary induction of any such registrant shall not be further stayed to permit him to make the prescribed affidavit, but the privilege of making such affidavit shall not subsequently be denied such registrant until the arrival of the day of his induction. If and when any such registrant shall make such affidavit after the expiration of the 20-day period, the involuntary induction of such registrant shall be stayed until the affidavit has been considered in accordance with the provisions of this section and Rule XII (1), section 79, and the registrant has been finally classified by the Local Board and by the District Board if the case is appealed.

Any such registrant desiring to be so relieved from liability to military service shall fill out in duplicate Form 1041 (p. 279), subscribe and swear (or affirm) thereto before any Federal or State officer duly authorized to administer oaths. He shall file such affidavit in duplicate with the Local Board, at the same time surrendering his duplicate original copy of his declaration of intention to become a citizen of the United States, if it is in his possession. the registrant has changed his name since his declaration of intention, the affidavit should state the registrant's name as it appeared in his declaration of intention. The Local Board shall thereupon proceed to classify such registrant in accordance with section 79, Rule XII (1). If the registrant is entitled to classification in Class V (1), the Local Board shall make an appropriate notation upon the registrant's Questionnaire and shall mail to the Bureau of Naturalization, Department of Labor, Washington, D. C., one of the copies of Form 1041 (p. 279) filled by the registrant and the duplicate original copy of registrant's declaration of intention, if surrendered. The Bureau of Naturalization will, through the proper agencies, take appropriate action to have the declaration of intention canceled and to debar the registrant forever from becoming a citizen of the United States.

Note 1.—Before classifying a registrant in Class V (1), Local Boards are especially enjoined to scrutinize carefully the claim of the registrant and to satisfy themselves that the registrant claiming such relief from liability to military service is not a citizen of the United States, and that he is a citizen or subject of a country neutral in the present war. (C. S. S. R. No. 6, Aug. 15, 1918.)

Section 118. Local and District Boards to keep informed of the status of registrants in deferred classes.

Local and District Boards shall keep themselves informed as to the status of registrants in deferred classes. They may call upon a registrant or any other person to report at any time or at stated intervals in regard to his status; they may request the local police authority or the Government appeal agent to investigate the status of any registrant; or they may investigate such status themselves and summon witnesses to testify in relation thereto as prescribed in section 9. It is hereby made the duty of any police official or Government appeal agent to report to Local Boards any fact that may come to his attention respecting the change of status of a registrant in a deferred classification and to investigate and report upon the status of any registrant when requested to do so by a Local or District Board.

Local and District Boards may and should request employers to report any change in the status of any deferred registrants employed

by them.

Section 119. Local Boards to report to District Boards any change of status of registrant requiring reclassification on the ground of engagement in industry or agriculture.

Whenever, through the report of a registrant or in any other manner, a Local Board obtains information indicating that a reclassification of a registrant should be made on the ground of his engagement in an industry, occupation, or employment, including agriculture, the Local Board shall report all the facts so obtained to the District Board together with a specific recommendation as to whether or not a reclassification should be made.

Section 119A. Reopening of cases and reclassification of registrants by Local and District Boards.

At any time before the induction of a registrant into the military service—that is, prior to the day and hour named in Form 1028 (p. 250), the Board having original jurisdiction may, in its discretion, on its own motion, or at the suggestion of the Governor, the Adjutant General, or the Government appeal agent (see sec. 47), or upon the application of a registrant or of some one in his behalf, extend the time limit for filing a claim, as provided in section 99, or reopen and reconsider a case, receive new evidence and proceed to reclassify the registrant on all the evidence. Any new evidence must be in writing, duly verified and filed with the Local Board.

With respect to claims within the original jurisdiction of the Local Board, suggestions or applications to reopen, reconsider, and reclassify should be directed to the Local Board; and the procedure for reclassification will be governed by section 120. With respect to claims within the jurisdiction of the District Board, such suggestions and applications should be filed with the Local Board, which should consider them and the new evidence, and forward same with its recommendation thereon to the District Board, transmitting the entire record including the Questionnaire, if the same be in the possession of the Local Board; and the procedure for reclassification will be governed by section 121. No appeal will lie from the refusal of a board to reopen the case.

If a case is reopened and the registrant is reclassified, he shall be notified, as provided in the Regulations, of the new classification and he or the person who made the claim in his behalf shall be entitled in all respects to the same rights, including the right of appeal, as though the decision of the Local or District Board had been made on the first consideration of the claim of or on behalf of the registrant, and the case shall proceed in accordance with the Regulations as if it were one of original classification. In such a case the Government appeal agent must be notified by the Local Board of the reclassification, and shall have the same rights, powers, duties, and discretion with respect to taking an appeal as though the case had been decided upon original consideration.

After a District Board has passed upon an appealed claim and returned the record to the Local Board, regardless of whether or not the Local Board reopens the case and reclassifies the registrant, the District Board ceases to have jurisdiction over said claim and can not on its own motion require that the record again be sent up to it, for its reconsideration and decision. In such a case a Local Board may as herein provided reopen the case and reclassify the registrant, but has no authority arbitrarily to do so for the purpose of reversing the District Board in an attempt to substitute its judgment for that of the District Board.

Whenever an appeal to the President has been taken, and thereafter, and before the President has acted on the appeal, a board, upon an application or suggestion or upon its own motion, decides to reopen the case, the board shall request of the Adjutant General of the State the return of the record. If the claim for deferred classification is within the original jurisdiction of a Local Board, and the Local Board reclassifies the registrant, it shall forward the entire record to the District Board for review by it regardless of whether or not an appeal is noted either by or in behalf of the registrant, or by the Government appeal agent; in such case the District Board shall have the right to review and affirm, modify or reverse the reclassification by the Local Board. If the claim for deferred classification is within the original jurisdiction of the District Board, the Local Board shall forward the entire record, including the new evidence, to the District Board with its recom-mendation. The District Board after considering the case shall return the record to the Local Board with an indorsement of its action as if it were an original claim. If the District Board adheres to its former decision in such case, the Questionnaire and

entire record, after being returned to the Local Board, shall be forwarded by the Local Board to the President on appeal in the

manner directed by the Regulations.

After Form 1028 has been issued the mere filing of an application or suggestion to reopen and reconsider a case will not operate to stay induction. But if, prior to the time, i. e., the day and hour, specified in said form, for entrainment, the board actually reopens the case, induction of the registrant shall be stayed pending the final disposition of the case. If the board finally grants deferred classification the induction order shall be canceled. If deferment is refused the registrant shall be inducted in accordance with the order to report.

In any case in which a claim for deferred classification made by or on behalf of any registrant on the ground of engagement in an industry, occupation, or employment, including agriculture, or a policeman or fireman, or as a mariner or pilot, has been denied, and the registrant is found upon physical examination to be disqualified for general military service, the Local or District Board having jurisdiction of the original claim may reopen the case and reconsider the claim so denied at any time prior to the day and hour named in Form 1028 for the purpose of determining whether or not the registrant is of more value to the Nation in his present occupation than if performing special or limited military service. (See sec. 80.)

Note 1.—See also subparagraph (i), Rule X, section 77.

Section 120. Procedure for reclassification by a Local Board.

Whenever a Local Board decides to reclassify a registrant on any ground other than engagement in an industry, occupation, or employment, including agriculture, it shall enter the name of the registrant at the bottom of the Classification List as prescribed in section 90, shall proceed to reclassify the registrant, and shall send him a notice of classification as prescribed in section 103. Thereafter the case shall proceed in accordance with these regulations as though it were one of original classification.

Section 121. Procedure for reclassification by a District Board.

Whenever, either on information obtained by itself or on information reported by a Local Board, a District Board decides to consider a case within its original jurisdiction for reclassification it shall request the Local Board to send up the record in the case. The Local Board shall promptly forward the complete record except the Cover Sheet, in lieu of which shall be forwarded an exact duplicate thereof. Upon receipt of the record the District Board shall either reclassify the case or adhere to the former classification and shall return the record to the Local Board with its action indorsed thereon in the usual manner. If a reclassification has been made upon the motior of a District Board as herein provided, the Local Board shall enter the name of the registrant at the bottom of the Classification List as prescribed in section 90, shall notify the registrant of the reclassi fication by the District Board as prescribed in section 109. There after the case shall proceed in all respects as though it were one or original classification by the District Board.

C. "WORK OR FIGHT" RULES.

Section 121A. Duty to report facts concerning registrants who are idlers or engaged in certain nonproductive occupations or employments.

It shall hereafter be the duty of all persons connected with the administration of the Selective Service Law and Regulations, and of all citizens, to report to the nearest Local Board all facts which may come to their knowledge concerning registrants who are idle or who are engaged in any occupation or employment defined and described in these Regulations or any amendments thereof as nonproductive occupations or employments.

Note 1.—In the administration and enforcement of sections 121A to 121L Local and District Boards are cautioned that these sections do not constitute in any respect a part of the classification rules and procedure and are not to be applied until after classification of a registrant, and then only in respect of registrants who are idlers or engaged in occupations enumerated in section 121K and are in deferred classes because of dependents or have late order numbers. Said sections 121A to 121L are not to be invoked until final action in respect of classification of a registrant has been taken and a reasonable time has elapsed thereafter to permit a change of employment.

Section 121B. Withdrawal of deferred classification and order number of registrants found to be idlers or engaged in nonproductive occupations.

Whenever, after July 1, 1918, any registrant in Class I, II, III, or IV, wherever he may be located, is reported to or observed by any Local Board, whether it be his Local Board of origin (that is, the Local Board having original jurisdiction of his registration and Questionnaire) or a Local Board having jurisdiction over the territorial area in which he may be found, whether having original jurisdiction over him or not, to be an idler, or to be engaged in any occupation or employment defined and described in these Regulations or any amendments thereof as a nonproductive occupation or employment, such Local Board shall, by notice as hereinafter prescribed, notify him and set a day and hour when the registrant may appear and present such evidence, by affidavit or otherwise, bearing upon the reasons for his status, as he may care to submit. The day so set shall be not less than three nor more than 7 days after the date of such notice unless the Local Board, on account of distance or other good and sufficient cause, extend the time.

Section 121C. Notice and service thereof.

If such registrant so to be notified is under the original jurisdiction of the Local Board issuing the notice, whether he be found within or without the territorial jurisdiction of such Local Board of origin, the notice hereinbefore prescribed shall be by a written or printed notice to the registrant, which may be mailed to his last known address or served personally on him by a person designated by the Local Board (Form 1036, sec. 320, p. 273), and by a notice

posted in the office of said Local Board (Form 1037, sec. 321, p. 274) at the time of mailing or serving Form 1036 (p. 273). Either the mailing or serving of notice on Form 1036 and the posting of notice on Form 1037 (p. 274) shall constitute the giving of notice to the

registrant and to all concerned.

If the registrant so to be notified is found within the area under the jurisdiction of a Local Board issuing the notice but not having original jurisdiction of him, the notice hereinbefore prescribed shall be a written or printed notice (Form 1036, p. 273) to the registrant, which shall be served personally on him by a person designated by said Local Board, and a notice posted in the office of said Local Board (Form 1037, p. 274). The notice (Form 1036, p. 273) shall be prepared in duplicate, and the person who serves the notice shall leave one copy with the registrant or with an adult person at his last known place of abode and return the other with a note of service indorsed on the reverse side thereof. The personal service or the leaving of said notice (Form 1036, p. 273), as hereinbefore provided, and the notice posted in the office of the Local Board (Form 1037, p. 274) shall constitute the giving of notice to the registrant and to all concerned.

A Local Board of origin shall have the authority to issue notice to and investigate the case of any of its registrants, whether they be

found within or without its territorial jurisdiction.

Section 121D. Local Board to investigate.

The Local Board issuing the notice, whether it be the Local Board of origin or not, shall thereupon promptly investigate the circumstances of the case, giving the registrant reasonable opportunity to submit such evidence as he may desire to submit, by affidavit or otherwise, and shall proceed as hereinafter prescribed.

Section 121E. Procedure in cases where the investigating board is not the Local Board of original jurisdiction.

In a case where the registrant is not within the original jurisdiction of the Local Board issuing the notice the latter (the investigating Board) shall make a finding and recommendation and shall forthwith prepare a certificate (Form 1038, sec. 322, p. 275) and a brief summary of the facts and its findings and its specific recommendation, and shall attach thereto all documentary evidence and a summary of any oral testimony which may have been submitted or considered in the case, and shall forthwith forward the entire record thus prepared to the Local Board having original jurisdiction of the registrant. The Local Board having original jurisdiction shall not be bound by the finding or recommendation of the investigating Local Board and may, but is not required to, make such further investigation of the facts and circumstances, as it may desire, with or without notice to the registrant. The board of original jurisdiction shall thereupon enter on Form 1038 (p. 275) its findings and a brief summary of the facts, and if it shall appear to the satisfaction of the Local Board of original jurisdiction that, without reasonable excuse, the registrant is an idler or is engaged in a nonproductive occupation or employment as defined in these Regulations, shall enter in the place provided on Form 1038 (p. 275) an order that the deferred classification, if any, and the order number of the registrant shall be withdrawn; and the registrant shall thereupon be liable to be inducted immediately into military service, subject to review by the District Board as hereinafter provided (Sec. 121 G).

Section 121F. Procedure in cases where the Local Board of original jurisdiction issues notice and makes investigation and decision.

In a case where the registrant, wherever he may be found, is under the original jurisdiction of the Local Board issuing the notice and making the investigation, such Local Board shall promptly consider the case after giving the registrant reasonable opportunity to submit evidence as hereinbefore provided, and shall forthwith prepare a certificate and a brief summary of the facts and its findings (Form 1038) and if under the facts it shall appear to the satisfaction of such Local Board that without reasonable excuse the registrant is an idler or is engaged in a nonproductive occupation or employment as defined in these regulations, such Local Board shall enter in the place provided on Form 1038 an order that the deferred classification, if any, and the order number of the registrant shall be withdrawn, and the registrant shall thereupon be liable to be inducted immediately into military service, subject to review by the District Board as hereinafter provided (Sec. 121 G). All documentary evidence and a summary of any oral testimony which may have been submitted or considered in the case shall be attached to the certificate and findings (Form 1038, p. 275).

Section 121G. All cases to be forwarded to District Board for review as on appeal.

Immediately after the decision of the Local Board of original jurisdiction, whether it be in a case in which the notice was issued and investigation was made by it or by another Local Board, and whether its finding be for or against the withdrawal of deferred classification, if any, and order number, the entire record prepared as hereinbefore prescribed (sections 121 E and 121 F), and including the registrant's questionnaire and any additional evidence attached thereto, shall be forwarded to the District Board, which shall immediately consider the case, as if on appeal, and shall as soon as practicable decide the case and return the entire record to the Local Board of original jurisdiction with a note of its decision entered in the proper place on Form 1038 (p. 275).

Section 121H. Procedure after final decision by District Board.

In all cases in which the District Board shall decide, whether in affirmance or reversal of the decision of the Local Board, that the deferred classification, if any, and the order number of the registrant shall be withdrawn, the Local Board of origin shall proceed forthwith to notify the registrant (Form 1039, sec. 323, p. 277) of the final decision, and shall proceed forthwith to execute the order by withdrawing the deferred classification, if any, and order number of registrant, examining him physically in the usual manner if he has

not already been so examined, and if he is found physically qualified, by inducting him forthwith into military service n the usual manner as though his class and order number had been reached. If the Local Board has no open call for men of his qualifications for military service, it shall place him in Class I and assign him an order number which will insure his induction into military service on the next call for men of his qualifications made on such Local Board.

The physical examination and the mobilization of such registrant, or both physical examination and mobilization, may be transferred

as provided in sections 141 to 148.

Section 121I. Withdrawals of deferred classification and order number to be reported.

Immediately upon the withdrawal of deferred classification, if any, and order number, the Local Board of original jurisdiction shall report the fact to the Adjutant General of the State on Form 1040 (sec. 324, p. 278), and the Adjutant General shall submit a summarized report for the whole State to the Provost Marshal General by telegraph on the first and fifteenth days of each month, using the following form and code:

"Withdrawals		Inducted_	
	(Number,)		(Number.)
Uninducted			
	(Number.)		

Section 121J. Appeal to the President from withdrawal of deferred classification and order number.

If there was a vote in the District Board against the withdrawal of deferred classification, if any, and order number, the registrant may take an appeal from the action of the District Board to the President in the manner and under the conditions provided in section 111

relating to appeals to the President.

Where a claim of appeal has been entered as above provided, the Local Board shall thereupon enter in the place provided on Form 1038 (p. 275) a statement of whether or not the registrant has been inducted into military service and shall forward the entire record to the Adjutant General of the State for transmittal to the Provost Marshal General for the consideration of the President. No such appeal shall operate as a stay of induction into military service unless by express order of the District Board or by order of the Provost Marshal General as provided in section 113.

Section 121K. Definition of nonproductive occupation or employment.

In the present emergency it is not possible to extend the protection of deferred classification to those registrants engaged in certain occu-

pations or employments which are nonproductive.

There is a great demand for labor in all productive occupations and employments, and especially in agriculture and other necessary industries. Therefore, registrants who have been given deferred classification and who can engage in some productive occupation or employment without substantial financial loss or hardship to themselves or others should be willing to seek some productive occupa-

tion or employment or enter the military service rather than remain in an occupation or employment in which they are rendering no

effective assistance to the Nation.

If a registrant is idle, he, of course, is not occupied or employed at all, and his status of idleness furnishes ground for the withdrawal of his deferred classification or late order number; and the Regulations applicable to idle registrants shall be deemed applicable also to gamblers of all description and employees of race tracks and bucket shops and to fortune tellers, clairvoyants, palmists, and the like, who, for the purposes of these Regulations, shall be considered as idlers.

The employment or engagement of any able-bodied registrant of military age in any of the following occupations or employments is not sufficiently effective, in the present emergency, to justify the postponement of his call into military service, notwithstanding he may have a late order number and notwithstanding he may have been placed in Class II, III, or IV on the ground of dependency; and all registrants engaged as follows are to be considered by Local and District Boards as engaged in nonproductive occupations or employments:

(a) Persons engaged in the serving of food and drink, or either,

in public places, including hotels and social clubs.

Note 1.—This paragraph does not include managers, clerks, cooks, or other employees unless they are engaged in the serving of food and drink, or either, and does not apply to dining-car waiters.

(b) Passenger-elevator operators and attendants, and doormen, footmen, carriage openers, and other attendants in clubs, hotels, stores, apartment houses, office buildings, and bath houses.

Note 1.—The words "other attendants" include bell boys, and also include porters unless such porters are engaged in heavy

work.

(c) Persons, including ushers and other attendants, engaged and occupied in and in connection with games, sports, and amusements, excepting owners and managers, actual performers, including musicians, in legitimate concerts, operas, motion pictures, or theatrical performers and the skilled persons who are necessary to such productions, performances or presentations.

(d) Persons employed in domestic service.

Note 1.—This paragraph does not include public or private chauffeurs unless they are primarily engaged in other occupations or employments defined by these regulations as nonproductive.

(e) Sales clerks and other clerks employed in stores and other

mercantile establishments.

Note 1.—This paragraph does not include store executives, managers, superintendents, nor the heads of such departments as accounting, financial, advertising, credit, purchasing, delivery, receiving, shipping, and other departments; does not include registered pharmacists, or registered drug clerks employed in wholesale and retail drug stores or establishments; and does not include traveling salesmen, buyers, delivery drivers, electricians, engineers, carpet-layers, upholsterers, nor any employees doing heavy work outside the usual duties of clerks.

The words "sales clerks and other clerks" include the clerical force in the office, and in all departments of stores and mercantile establishments.

The words "stores and other mercantile establishments" include both wholesale and retail stores and mercantile establish-

ments engaged in selling goods and wares.

Section 121L. Reasonable excuse for idleness or nonproductive employment.

Local and District Boards must consider cases of withdrawal of deferred classification and late order numbers with sympathy and common sense. The designation and definition of nonproductive occupations and employments contained in the foregoing section 121K, may be extended by Regulation from time to time as necessity may require so as to include persons in other occupations or employments; but for the present and until such extension by Regulation, no occupation or employment not included in the list or description of occupations and employments in the foregoing section 121K may be held by any Local or District Board to be a nonproductive occupation or employment unless a ruling as to whether or not a doubtful occupation or employment is to be considered as nonproductive is first obtained from the Provost Marshal General in the manner prescribed in section 25.

The following grounds shall be accepted by Local and District Boards as reasonable excuse for temporary idleness or for being en-

gaged in a nonproductive occupation or employment:

(a) Sickness.

(b) Reasonable vacation.

(c) Lack of reasonable opportunity for employment in any occupation outside of those described in the foregoing section 121K or those hereafter specified by regulation or ruling as provided in this section.

(d) Temporary absences (not regular vacations) from regular employment, not to exceed one week, unless such temporary absences

are habitual and frequent, shall not be considered as idleness.

(e) Where there are compelling domestic circumstances that would not permit change of employment by the registrant without disproportionate hardship to his dependents; or where a change from a nonproductive to a productive employment or occupation would necessitate the removal of the registrant from his place of residence, and such removal would, in the judgment of the board, cause unusual hardship to the registrant or his family; or when such change of employment would necessitate the night employment of women under circumstanes deemed by the boards unsuitable for such employment of women, boards are authorized to consider any or all of such circumstances as reasonable excuse for nonproductive employment.

(f) In addition to the cases where reasonable excuses may be accepted for temporary idleness or for being engaged in a nonproductive occupation or employment, Local and District Boards have authority under the Regulations to withhold or postpone action for a reasonable time in cases where it appears that the registrant, in good faith, is, or has been, seeking productive employment, and that such reasonable postponement will enable him to secure such employ-

ment.

Note 1.—Local Boards are instructed to cooperate with the State directors of the United States Employment Service, or local agents of such service when advised of their appointment and location, in order that this agency of the Government may be enlisted to assist registrants engaged in nonproductive occupations or employments to obtain work of a productive character as soon as possible and with the least hardship or inconvenience. To this end Local Boards should furnish to such directors or agents the names and addresses of registrants to whom notice to appear has been given; should furnish such directors or agents with the names and addresses of registrants who may inquire for information in respect of a change of employment and refer all registrants requesting such information to the directors or agents of the United States Employments Service.

D. PHYSICAL EXAMINATION.

Section 122. Physical examination.

Beginning on such date or dates as the Provost Marshal General shall hereafter fix for the beginning of the physical examination of all or any number or proportion of registrants, and after a registrant has been placed in Class I by a Local Board (regardless of any appeal), the Local Board shall mail to the last known address of any registrant placed in Class I a notice (Form 1009, sec. 281, p. 226) to appear for physical examination at a time and place to be designated in said notice (which time shall be five days from the date of the mailing of the notice, unless otherwise ordered by the Provost Marshal General), and shall enter the date of mailing of said notice in column 19 of the Classification List.

Upon appearance of the registrant he shall be examined as provided in Part VIII hereof and in Form 75, and the date of his examination shall be entered in column 20 of the Classification List. The examining physician shall immediately enter his report and recommendation in triplicate on the report of physical examination (Form

1010, sec. 282, p. 227).

The same procedure as to physical examination provided in these regulations for registrants in Class I shall also apply to all registrants who have been placed in a class more deferred than Class I, so soon as the immediately preceding or earlier class has been exhausted by calls into the military service and not before, except as provided in sections 128, 149, and 150.

Note 1.—Whether the examining physician of the Local Board is in doubt or not as to the physical qualification of a registrant for military service he shall nevertheless definitely report the registrant either as qualified or disqualified, and if he is in doubt as to such qualification or disqualification, he may request to have the registrant sent before a Medical Advisory Board or a member or members thereof as prescribed in section 123.

Note 2.—Registrants in Classes II, III, and IV, will not be physically examined except upon general order issued by the

Provost Marshal General, or when special call is made for the induction into military service of registrants in such classes, unless

under the provisions of section 128.

Note 3.—The entry by the registrant on the Questionnaire of the claim for physical disqualification is not to be construed as a claim from which an appeal lies to the District Board on account of the refusal of the Local Board to classify the registrant in Class V-G. Appeals from classification on physical grounds may be made as provided in sections 122 to 128, inclusive, and not otherwise. (Telegram A-2142, Jan. 3, 1918.)

Note 4.—See sections 141, 142, and 143 for provisions relating to transfer of physical examination, physical examination of registrants residing abroad and physical examination of mari-

ners actually employed on the Great Lakes.

Section 123. Sending doubtful cases to a Medical Advisory Board.

If the examining physician is in doubt as to whether the registrant is to be held for military service, or if the Government Appeal Agent or two members of the Local Board are dissatisfied with the finding of the examining physician, the examining physician, Government Appeal Agent, or members of the Local Board, may apply to the Local Board to have the registrant sent before the nearest Medical Advisory Board or any member or members thereof (provided in sections 29 and 44 hereof) for a further examination. Such application shall be made by entering it in the place provided in Form 1010 (p. 227). Thereupon the Local Board shall, unless it decides by unanimous vote that the case is one in which there is no room for reasonable doubt, immediately send the registrant before such Medical Advisory Board, or some member or members thereof, forwarding to the Medical Advisory Board, or such member or members thereof, the examining physician's report (Form 1010, p. 227) in triplicate and, where necessary, furnishing the registrant with transportation and meals and lodging tickets for the time during which he will be before such Medical Advisory Board, or member or members thereof, in no case to exceed three days.

If the registrant is held to be physically disqualified by the examining physician, the Local Board shall, unless it decides by unanimous vote that the disqualification is such as to leave no room for reasonable doubt, send the registrant before such Medical Advisory Board, or some member or members thereof, in the manner just pro-

vided.

Upon reference of a case from a Local Board as just provided, the Medical Advisory Board, or the member or members thereof, to whom such registrant has been sent, shall examine the registrant, record its or their findings in triplicate on Form 1010 (p. 227), and return all three copies of Form 1010 (p. 227) to the Local Board, with the conclusion and recommendation in the case.

Note 1.—Circular letter, January 9, 1918, prohibiting issuance of transportation requests for more than one way for sending of selected men to camps does not nullify section 123, which provides for the sending of men to Medical Advisory Boards. In these cases the Local Board will issue two transportation requests,

one each way. This rule is made necessary to prevent the possibility of unauthorized use of Government transportation other than for selected men or for men being sent to Medical Advisory Boards, or a member or members thereof. (Circular letter, Jan. 21, 1918.)

Section 124. Finding by Local Board as to physical qualifica-

Upon receipt of the report and recommendation of the Medical Advisory Board as provided in section 123, or, if the case has not been sent to the Medical Advisory Board, or a member or members thereof, then upon the receipt of the report of the examining physician, the Local Board shall make its decision as to the physical qualification of the registrant. If the registrant is found physically disqualified for general military service, the Local Board shall cancel the cross mark (X) or cipher (0) which has already been entered in a classification column by drawing a red-ink line through such cross mark or cipher and shall enter the classification of the registrant in Class V, column 12. (See sec. 102.) If the registrant is found to be physically disqualified for general military service, but qualified to perform special and limited military service (see sec. 128½), his place in the classification column shall not be changed, but the Local Board shall, with red ink, inscribe a bold circle around the cross mark (\times) or cipher (0) in such classification column. (See sec. 188 and Form 75," Standards of Physical Examination.")

Note 1.—Once in every month the Local Board shall send one copy of Form 1010 for each case covering a registrant who has been finally classified in V (G) and not theretofore so sent, to the draft executive, who shall assemble these and transmit them to the Surgeon General of the Army, Washington, D. C. The draft executive shall keep a nominal check list of such cases.

While men found disqualified for general military service but qualified for special and limited military service are not placed in Class V, they are subject to induction into military service only when a specific call for men qualified for special or limited military service only is made.

If the finding of the Local Board is not in accord with the recommendation of the Medical Advisory Board, and an appeal is taken to the District Board from the decision of the Local Board as to the physical qualifications of the registrant, the Local Board shall make a special report to the District Board of its reason for rejecting the recommendation of the Medical Advisory Board.

The Local Board shall, on the day of its decision as to the physical qualification of any registrant, mail to such registrant a notice (Form 1011, sec. 283, p. 231) of the result of such decision and shall enter the date of such mailing in column 21 of the Classification List (Form 1000, p. 188).

Note 1.—See section 1283 concerning deferred remediable group.

Section 125. Appeal from finding of Local Board as to physical qualifications.

Within five days after the date of the notice prescribed in section 124 any registrant may make a claim of appeal to the District Board from the finding of the Local Board as to his physical qualification for military service. Claim of appeal shall be made by entering the claim in the place provided for that purpose on all three copies of the physical examination report (Form 1010, sec. 282, p. 227). The Government Appeal Agent may make a claim of appeal on behalf of the United States at any time.

Immediately upon filing of an appeal from the decision of the Local Board as to physical qualification, the Local Board shall transmit to the District Board all three copies of the record of physical examination (Form 1010, p. 227) in the case, together with any additional evidence as to physical qualification which may have been submitted to the Local Board, and shall enter the date of forwarding such record in column 22 of the Classification List and in the place

provided on the Cover Sheet.

Note 1.—The entry of the registrant on the Questionnaire of a claim of physical disqualification is not to be construed as a claim from which an appeal lies to the District Board from the refusal of the Local Board to classify the registrant in Class V (G). Apppeals from classification on physical grounds may be made as provided in sections 122 to 128, inclusive, and not otherwise. (Telegram A-2142, Jan. 3, 1918.)

Section 126. Action by District Board upon appeal as to physical qualification.

In considering a case appealed on the ground of physical qualification, the District Board shall neither conduct any new physical examination nor shall it receive or consider any evidence which was not considered by the Local Board, but shall, upon consideration of the record sent to it as prescribed in section 125, either affirm, modify, or reverse the decision of the Local Board and promptly enter its finding on all three copies of Form 1010 (p. 227), and immediately return the same to the Local Board.

Section 127. Procedure of Local Board on return of physical examination record from District Board.

If the action of the District Board on appeal as to physical qualification changes or affects the classification of the registrant (see sec. 124), the Local Board shall make the necessary changes in the Classification List. Whether the action of the District Board changes or affects the Classification by the Local Board or not, the Local Board shall mail to the registrant a notice (Form 1011, sec. 283, p. 231) of the result of the decision by the District Board, and shall enter the date of mailing of such notice in column 23 of the Classification List.

Section 128. Physical examination of persons not in Class I.

Local Boards may, upon the application of registrants in Classes II, III, or IV, examine such registrants physically, pass upon their

physical qualifications and, if they are found to be permanently disqualified, to classify them in Class V. (See sec. 79.) This is not a right of the registrant, but it is a privilege that may be accorded by the Local Board where the according of the privilege will not interfere with the prompt and orderly execution of the Selective Service Law.

Section 1282. Grouping of registrants.

The Regulations governing physical examinations prescribe a standard of unconditional acceptance and a standard of unconditional rejection. Certain cases found, upon physical examination by a Local Board, falling between these two standards may be referred by the Local Board to the Medical Advisory Board or to some member in the same manner as other cases that are required or authorized by these regulations so to be referred. Cases so referred as falling between these two standards, and cases referred to Medical Advisory Boards or member thereof under other provisions of these regulations, shall be examined by the Medical Advisory Boards or such member or members thereof, who shall advise the Local Boards to:

(a) Accept the registrant as physically qualified for general mili-

tary service; or

(c) Accept the registrant as physically qualified for special or

limited military service in a named occupation or capacity; or

(d) Reject the registrant;

and shall record their finding in the proper spaces provided on Form 1010.

Local Boards shall find a registrant physically qualified for general military service (Rule a above) only when he falls within the standard of unconditional acceptance as prescribed in sections 182 to 188, inclusive, as further explained and amplified by the Standards of Physical Examination, including cases of slight remediable defects not included under foregoing Rule b.

Local Boards shall find a registrant physically qualified for general military service when cured of a remediable defect (Rule b above) only in those cases when such acceptance is specifically authorized; namely, when a registrant is found to fall within the

"Deferred remediable group."

When a Medical Advisory Board or a member or members thereof to whom a registrant has been sent determine that a registrant should be accepted for general military service when cured of such remediable defects (Rule b above) the Medical Advisory Board or such member or members shall insert in ink in the space provided on page 2 of Form 1010, under the general heading "Physical examination by Medical Advisory Board," and the following words "Physically qualified for general military service," the words "when cured of ——" followed by the name or diagnosis of the remediable defect, which name or diagnosis is to be followed by a circle in black ink. Upon return to the Local Board of the record (Form 1010, p. 227) in such a case, and if the finding of the Medical Ad-

visory Board or such member or members thereof is confirmed by the Local Board, the registrant's place in the classification column shall not be changed, but the Local Board shall, with black ink, inscribe a bold circle around the cross mark (×) or cipher (0) in such classification column; and such registrant shall be inducted into military service, after his order number is reached, but only at such time as may be designated by a call issued by the Provost Marshal General.

Registrants shall be found "physically qualified for special or limited military service" (Rule c above) only in those cases described in the Standards of Physical Examination, and in such cases the Boards shall designate the occupation or class of service for which such persons are physically qualified in the space provided on Form 1010 (p. 227), after the words "physically qualified for special or limited military service as ——," and the same shall be indicated on the Classification List as provided by section 124.

Registrants shall be found as physically deficient and not physically qualified for military service (Rule d above) only when they fall within the standards of unconditional rejections as prescribed in sections 182 to 188, inclusive, as further explained and amplified by

the Standards of Physical Examination.

When a Medical Advisory Board or a member or members thereof delay the examination of a registrant on account of temporary defects, it or they must return to the proper Local Board Form 1010 (p. 227), with a statement attached thereto (but not written thereon) stating the reason for delay and fixing a definite period of time within which the registrant may be sent back to it or them. At the end of said period, or earlier, if it believes the temporary defect is removed, the Local Board shall send the registrant back to the Medical Advisory Board, unless the Local Board believes that the examination should be further delayed or that further reference to the Medical Advisory Board is unnecessary, and may proceed without further reference.

Local Boards may accept a registrant as physically qualified for special or limited military service in a named occupation or capacity

without reference to the Medical Advisory Board.

Note 1.—The foregoing regulations clearly indicate the four groups into which registrants should be grouped by Local, District, and Medical Advisory Boards as a result of the physical examinations in accordance with the Manual of Standards of Physical Examination.

In other words, Group A shall contain registrants found to be qualified for general military service within the standards of unconditional acceptance, including registrants with slight reme-

diable defects.

Registrants with slight remediable defects shall be held physically qualified for general military service if not remedied pend-

ing orders.

All registrants coming within the foregoing definition and as specifically indicated in the instructions in the Manual are to be included in Group A and reported as physically qualified for general military service in the place indicated on Form 1010 (p. 227).

Group B shall contain registrants who are found to be physically qualified for general military service when cured of some remediable defect, which is of such a character that it must be remedied or cured before the registrant can be ordered into service.

Group C shall contain registrants who are found not to be within the standard of unconditional acceptance on account of defects which are not remediable, nor sufficiently incapacitating to bring them within the condition of unconditional rejection. This is the group of registrants who may be found to be qualified for special or limited military service.

Group D shall contain all registrants coming within the standards of unconditional rejection and includes all cases not included in Groups A, B, and C. Such registrants must be reported on Form 1010 (p. 227) as "Physically deficient and not physically qualified for military service by reason of ——" (the reason for the disqualification to be stated in the blank pro-

vided).

In arriving at their decisions concerning the physical qualifications of registrants, Boards must be governed, as to the grouping of registrants, by the specific instructions contained in Manual of Standards of Physical Examinations.

Note 2.—Whenever it shall appear to a Local Board or to a Medical Advisory Board that a registrant is suffering from self-inflicted or purposely caused physical defects which, under the Standards of Physical Examinations, would render him disqualified for military service of any kind, a full statement of the facts and of the condition of the registrant and of the Board's recommendation shall be prepared and attached to Form 1010 (p. 227), and one copy of Form 1010, with such statement attached, shall immediately be sent by the Local Board to the Adjutant of the State to be transmitted to the Provost Marshal General in order that the case may be submitted to the Surgeon General and the Adjutant General of the Army for a waiver of the physical defects, if recommended, so that the registrant may be compelled to render military service.

Note 3.—When in the opinion of the Local Board the registrant is believed to be feigning disease or illness or physical defect, which can not be detected by careful examination, the Local Board shall note on Form 1010 its opinion that registrant

is feigning in order to avoid service.

Note 4.—The foregoing sections, 122 to 128½, inclusive, and sections 141–143 relate to the procedure concerning physical examinations. For rules and standards as to physical qualifications governing examining physicians, see part VIII, sections 182 to 188, inclusive, and Form 75 "Standards of Physical Examination."

Note 5.—Great care must be taken in observing the difference in the standards of physical examination as between registrants to be inducted into the Army and those to be inducted into the News

Navy.

		,
		z

PART VI.

SPECIAL AND EXCEPTIONAL CASES.

- A. Delinquents and Deserters.
- B. TRANSFERRED CASES.
- C. Special Cases of Induction into Military Service.
- D. EMERGENCY FLEET CLASSIFICATION.
- E. Permission for Registrants to Depart from the United States.
- F. REGULATIONS AS TO BBITISH AND CANADIANS.

A. DELINQUENTS AND DESERTERS.

Section 129. Registrants who fail to return Questionnaires to be placed in Class I.

Any registrant, except an alien enemy, who fails to return the Questionnaire on the date required shall be deemed to have waived all right for filing claims and proof for deferred classification, shall stand classified in Class I (see sec. 101), and be so recorded by the Local Board, subject, however, to the rights and privileges of other persons to apply to the Local Board for deferred classification of the registrant, and to the right of the registrant or other persons to apply for an extension of time, as provided in section 99.

Section 130. Registrants failing to return their Questionnaires or to report for physical examination to be reported to police authority.

The names of persons who fail to return their Questionnaire or to report for physical examination when ordered to do so shall forthwith be sent to the local police authority (see sec. 1, par. (o)), with a request (Form 1012, sec. 284, p. 232) immediately to visit, in person or through deputies, all such named persons and to bring them before the Local Board. Such names, with a statement of the delinquency of each, should, at the time they are reported to the police, also be reported to the press with a request for publication.

If the local police authority brings such persons before the Local

Board, they shall be treated as provided in section 135 hereof.

If the local police authority is unable to produce such persons within five days, he shall immediately report to the Local Board all information he may have obtained concerning the delinquent registrants, or if he has no such information he shall report that fact.

Local Boards and police may request of postmasters (see sec. 52) the forwarding address of registrants in respect of whom mailed notices have not been returned as undeliverable. Should the postmaster refuse to give this information, the refusal should be reported to State Headquarters, in order that it may be brought to the attention of the Provost Marshal General.

99

Section 131. Report to the Adjutant General of the State in cases of registrants who fail to return their Questionnaires, or who fail to report for physical examination, and who can not be located.

Immediately after receiving the report, prescribed in section 130, from a police authority concerning delinquents who can not be located, or if no such report is received, then as soon as practicable after the fifth day following the delinquency, the Local Board shall report the names of such registrants to the Adjutant General of the State (Form 1013, sec. 285, p. 233), and shall attach to said report all information which may be in the hands of the Local Board respecting such registrants, and a copy of the registration card of each of them, being especially careful to include any information that they may have tending to show that such registrants have enlisted in the military or naval service of the United States or of a nation at war with the enemy of the United States, or that they are serving with the armies of the United States or of such other nations in some noncombatant capacity. Immediately upon forwarding this report to the Adjutant General of the State the Local Board shall enter the date of the report in column 28 of the Classification List. When it appears to the complete satisfaction of the Local Board that any such delinguent registrant is enlisted in the military or naval service of the United States, the board may forthwith classify him in Class V, and in such case he should not be reported as a delinquent as provided in this section.

Note 1.—It is possible that there will be necessity to report a registrant to the Adjutant General of a State twice as a delinquent. In such case both dates will be entered in column 28.

Note 2.—In some cases it has been found that men called by Local Boards who fail to report have already enlisted in the military or naval service of the United States or in hospital or ambulance units abroad or in the armies of nations at war with the enemy of the United States. All such persons are in default, but where the attention of the Local Board or of the Adjutant General of the State is called to the whereabouts of any such person, a full statement of the circumstances shall be included in the report of delinquency prescribed in section 136 to The Adjutant General of the Army, who will decide upon the disposition that is to be made of such case and as to whether the delinquents are to be posted and considered as deserters from the Army of the United States. It therefore behooves all persons who have any interest in such men to inform Local Boards and Adjutants General of States of their whereabouts.

Note 3.—Local Boards will carefully observe the requirements of section 131 in order to avoid the charge of desertion being placed on the record of registrants now in the military or naval service of the United States. (Telegram A-2007, Dec. 31, 1917.)

Note 4.—See n. 1, section 133.

Note 5.—Concerning registrants who have died see section 61 A.

Section 132. Adjutant General to number "Delinquent Orders"

The orders hereinafter prescribed to be given by Adjutants Genal to delinquents are all to be written or postel eral to delinquents are all to be written on postal-card forms. sec. 133.) Adjutants General shall keep copies of all such orders, which shall be serially numbered and the number of each such order entered on the original and copy thereof under the caption "Delinguent Order No. — "in the upper left-hand corner of the card.

Section 133. Adjutant General to order delinquents to report; and notice to registrant.

Upon receipt of Form 1013 (p. 233), the Adjutant General of the State shall forthwith notify on Form 1014 (sec. 286, p. 234) the persons named therein to report to him for instructions by mail, telegraph, or in person not later than a day and an hour to be specified by such Adjutant General in such notice, which day and hour shall not be less than 10 days from the date of the notice. A copy of Form 1014 (p. 234), showing the names of registrants under words "Delinquent order number," shall also be sent at the same time to the registrant's Local Board for its information; and the fact and date of mailing Form 1014 shall be entered in column 5 of Form 1013A (sec. 318, p. 270).

The day and hour shall be specified by the Adjutant General of the State as the day and hour from and after which such registrants shall be in the military service of the United States, unless, upon the registrant reporting as ordered, the Adjutant General shall stay

or rescind such order into military service.

If the order into military service is not stayed or rescinded by the Adjutant General by a subsequent order in writing prior to the arrival of the day and hour so specified, then from and after the day and hour so specified such person shall be in the military service of the United States, and after the arrival of such day and hour the Adjutant General of the State has no power to stay or rescind such order; and either the entering of such date after the name of any such registrant on Form 1013A or the mailing to any such registrant of Form 1014, shall constitute the giving of notice to such registrant that from and after the day and hour named in Form 1014 he will be in the military service of the United States.

Note 1.—If a registrant who is an alien, declarant or nondeclarent, or an alien enemy, or who is in the military or naval service of the United States has been classified in Class V, notwithstanding his failure to return his questionnaire, such registrant so classified should not be reported to the State Adjutant General, as provided in section 131, or inducted into military service by the State Adjutant General, as provided in section 133, but the violation of the law by the registrant in failing to return the questionnaire should be reported by the Local Board to the nearest representative of the Department of Justice. The classification above indicated can not be made if registrant has already been inducted into service by the State Adjutant General as a delinquent and occupies the status of a deserter, except as provided in section 139. (Telegram A-3733, Jan. 30, 1918.)

Section 134. Delinquents reporting to Adjutant General of State prior to induction into military service to be ordered to report to Local Board.

If, before the arrival of the day and hour specified for induction into military service, the delinquent person reports to the Adjutant General as ordered, the Adjutant General may, by a written direction (Form 1015, sec. 287, p. 235) to the delinquent, stay the operation of the order into military service for a period not to exceed 10 days and direct the delinquent to report forthwith in person to his Local Board. If the delinquent is so far distant from his Local Board that it will work hardship for him to report in person to his Local Board, he may apply at once for transfer as prescribed in section 176 hereof, and if his Local Board grants such application, it will write on the face of its order to the board of transfer the word "Delinquent." Whenever, in accordance with this section, the Adjutant General stays the operation of an order into military service pending report to a Local Board, a copy of the order of stay will be sent to the Local Board in the same mail in which the original is sent to the delinquent.

Section 135. Action by Local Board when delinquent not yet inducted into military service reports to it.

When a delinquent reports or is transferred to or is brought by a police officer before a Local Board prior to his induction into military service the board shall, in all cases, require him to file a Questionnaire. The board shall consider the excuse for his delinquency, and if it sees fit may extend time and proceed to a reclassification in the normal manner. (See sec. 99.) If the board finds no reasonable excuse for the delinquency, it may consider the failure to claim deferred classification as a waiver of the right to do so before either Local or District Board, both in their original jurisdiction or on appeal, and may refuse to extend time or reclassify the registrant.

If the delinquency was a failure to report for physical examination, the Local Board should in all cases proceed to physical exam-

ination.

Whether the delinquent is reclassified or not, whenever the delinquency appears to have been wilful, the board shall report the case to the nearest representative of the Federal Department of Justice.

Where a delinquent has reported to the Local Board, pursuant to the orders of the Adjutant General of a State (see sec. 138), the board shall, in all cases and on the same day, report the fact to the Adjutant General of the State (Form 1016, sec. 288, p. 236), who shall at once, by an order in writing (Form 1017, sec. 289, p. 237), suspend the order for the delinquent's induction into military service.

Section 136. Delinquents not reported to the Adjutant General of the State before induction into military service.

If the delinquent does not report to the Adjutant General of the State before the day and hour specified for his induction into military service, as provided in section 133, the Adjutant General of the State shall report the case to the Provost Marshal General for transmission to The Adjutant General of the Army (Form 1018, sec. 290, p. 238), inclosing a copy of the order of induction into military service (Form 1014, p. 234), and a copy of the registration card of

the delinquent, together with such other information as may be available concerning him. By his failure to comply with the induction order of the Adjutant General of the State, the delinquent becomes a deserter from the military service.

Section 137. Delinquents reporting to Adjutant General of the State within five days after induction into military service.

Rescinded. All cases are to be adjusted under other sections.

Section 138. Deserters reporting to the Adjutant General of the State after induction into military service.

If the deserter reports to the Adjutant General of the State after his case has been reported by the Adjutant General of the State to The Adjutant General of the Army, he shall be directed to report to a near-by Local Board, preferably his own, where his ease shall be considered under section 140.

Section 139. Deserters inducted into military service by order of Adjutant General of State—Special circumstances of hardship.

There are a few cases where, even after all the ample notice provided by these regulations, the induction of a delinquent into military service under orders of the Adjutant General of a State results in great hardship on men whose delinquency is not wilful, or upon others dependent upon them for support. After induction into military service, Local and District Boards have no authority to discharge from draft, but the relief can be granted by the commanding officer of a mobilization camp. Such commanding officers are hereby authorized to order such discharges upon recommendation of Adjutants General of States, made as hereinafter provided, and not otherwise.

When such cases come to the attention of the Adjutant General of a State he may direct the Local Board to receive from the deserter a Questionnaire, across the front sheet of which shall be written by the Local Board in large characters, in red ink, the words "Recom-

mendation only."

The Local Board shall thereupon proceed to classify the registrant in the usual manner. The Government appeal agent shall enter an appeal. The District Board shall review the ease and send the Questionnaire showing final classification to the Adjutant General of the State, who shall indorse thereon his recommendation and forward it to the commanding officer of the mobilization camp. Upon receipt of the Questionnaire, the commanding officer of the mobilization camp may order the registrant discharged from military service for the convenience of the Government.

The Questionnaire will be returned by the commanding officer to

the Local Board through the Adjutant General of the State.

If discharged from military service, the registrant shall thereafter stand classified for service in accordance with the classification determined by the Local and District Board in all respects as though such classification had been made in the usual manner.

Note 1.—This is the only procedure under which a case can be considered by a Local or District Board after induction into military service.

Note 2.—See note 1, section 133.

Note 3.—Section 139 may be extended to cases of induction of registrants reported on Form 146—C under the old Regulations, and also to cases of registrants reported on Form 1018 (p. 238). In any case considered in section 139 Local Boards have authority to postpone the sending to camp of a registrant whose case is so considered, pending final determination by the commanding officer of the proper mobilization camp. If such registrant is finally held for service by the camp commander he should be immediately forwarded to camp in the normal manner. If he is discharged from military service his case is governed by the last paragraph of the section. It should be understood that this authority should be exercised with great caution and used only in cases where induction results in great hardship and where the desertion is nonwilful. (Telegram A-4110, February 7, 1918.)

Note 4.—See note 1, section 99.

Note 5.—The Adjutant General of the Army receives many requests from State Adjutants General that names of deserters be stricken from the lists on Forms 146 B and C and 1018 (p. 238), because of circumstances of hardship surrounding the induction or mistake committed in connection therewith, either by a Local Board or by the registrant, where section 139 should have been invoked.

This section applies only to nonwilful deserters reported on Forms 146-B, 146-C, or 1018 (p. 238), and whether or not the man is in camp is immaterial. Local Boards have authority to postpone sending to camp any registrant whose case is receiving consideration under this section, and thus save expense of transportation. While considerable correspondence is necessary to obtain a discharge in this manner, less formal methods are impracticable and inadvisable.

Section 140. Persons inducted into military service who fail to report for military duty, or who fail to entrain, or who absent themselves from entrainment.

I. A registrant who, after the time set for his induction into military service (sections 133, 159g), and with intent to evade such service,

(a) Fails to report for military duty under induction orders, whether issued by the Adjutant General of the State (Form 1014, p. 234) or by a local board (Form 1028, p. 250); or who

(b) Fails to entrain for a mobilization camp pursuant to

orders; or who

(c) Absents himself from his party en route to a mobilization camp, or otherwise refuses or neglects to proceed to the camp as ordered,

is a deserter, and subject to punishment by a court-martial.

Note.—Under section 49 it is the duty of all police officials to arrest such deserters and take them before a Local Board.

II. The fact of desertion arising under the foregoing paragraph I of this section (except where the same arises as a result of failure to report under Form 1014) shall be reported by the Local Board to the local police authorities on Form 1012 (p. 232) with a copy

of the deserter's registration card. If such police authority is unable to produce the deserter within 48 hours, or in case he does not voluntarily appear before the Local Board within that time, such board shall immediately report the deserter's name to the Adjutant General of the Army through the Adjutant General of the State and the Provost Marshal General, on Form 1018 (p. 238), inclosing a copy of the order of induction into military service (Form 1028, p. 250), a copy of the registration card (Form 1, p. 219), and a copy of the report of physical examination (Form 1010, p. 227), in respect of such person, and shall enter the date of mailing such report in column 25 of the classification list.

III. Upon the arrest of a deserter the official or other person making the arrest shall take him before a near-by Local Board (preferably the Local Board which ordered him to report for mili-

tary duty).

IV. Upon the appearance of a deserter before a Local Board, whether voluntary or under arrest, the procedure shall, in all

cases, be as follows:

V. The Local Board shall first inquire whether the failure to report, or otherwise perform any duty described in paragraph I above, was with or without intent to evade military service. It shall thereupon cause him to be physically examined, unless a recent record of his physical examination is already in the possession of his Local Board.

(a) Default wilful: Registrant qualified for general military service.—If the Local Board finds that the registrant failed to report or otherwise perform any duty described in paragraph I above, with intent to evade military service, and that he is physically qualified for general military service (Group A), it shall make and deliver to a police official or guard one copy of physical examination record (Form 1010, p. 227) and a certificate (Form 1021, sec. 293, p. 242) to the effect that the desertion was wilful, to which shall be attached a letter stating the facts of desertion and apprehension, if apprehended, and shall direct such police official or guard to deliver the deserter to the nearest Army camp, post, or station.

Reward.—(1) If such deserter has voluntarily appeared before the Local Board, or has been brought before it by a person prohibited from collecting a reward (see VI (a), post, p. 107), the Local Board shall make proper arrangements for his delivery to the nearest Army camp, post, or station as a deserter, but no reward shall be paid. The person delivering such deserter shall be entitled to actual and necessary expenses only, plus such reasonable compensation as may be prescribed by the Local Board and approved by the Commanding Officer of the camp to which the deserter is delivered, the total not

to exceed \$50 per man.

(2) In all cases, the person delivering a wilful deserter (except a person prohibited from collecting a reward, see VI (a), post, p. 107) is entitled to collect a reward of \$50. In either case Local Boards shall issue Form 1021 (sec. 293, p. 242), but shall recommend thereon whether the entire reward of \$50 or reimbursement of expenses should be paid.

Note 1.—See note 1, section 50, and VI (a), section 140.

(b) Default wilful—Registrant qualified for special or limited military service only.—If the Local Board finds that the regis-

trant failed to report or otherwise perform any duty described in paragraph I above, with intent to evade military service, and that he is physically qualified for special or limited military service only, action shall not be delayed, but such case shall be disposed of in accordance with paragraph (a) above.

Reward.—See paragraph (a) above.

(c) Default wilful-Registrant not qualified for general military service.—If the Local Board finds that the registrant failed to report or otherwise perform any duty described in paragraph I above, with intent to evade military service, and that the deserter is physically qualified for general military service but has a remediable defect (Group B), or is totally and permanently physically disqualified (Group D), it shall not forward him to an Army camp, post, or station. The Local Board shall, however, immediately communicate by telegraph with the Commanding Officer of the mobilization camp to which men are being sent on a pending general call, if any, or to which men were sent on the last preceding general call, stating the facts in the case, that the desertion was wilful and the deserter physically disqualified, whether or not the desertion is admitted, and requesting immediate instructions. If the Commanding Officer directs that the deserter be forwarded to camp, he shall be delivered in the manner prescribed in paragraph (a) above. If the Commanding Officer directs his discharge, the Local Board shall forthwith reclassify the deserter in Class V, as being totally and permanently disqualified for military service, or in Class I, qualified for general military service but placed in remediable Group B, as determined by the result of the physical examination, and shall forthwith refer the case to the United States district attorney for prosecution for a violation of section 6 of the Selective-Service Law.

Reward.—No reward shall be payable for the apprehension and delivery to a Local Board of a wilful deserter, found physically disqualified, or qualified after being remedied (deferred remediable group B). The person making the arrest and delivery, however, is entitled to reimbursement for the actual and necessary expense incurred, not to exceed \$50 per man, in the apprehension and delivery of a deserter to such Local Board. The account for reimbursement of such necessary and reasonable expense will be stated on War Department Form 350-A (sec. 313, p. 263), which may be obtained by the Local Board upon application to State headquarters. After certification by a member of the Local Board, this account shall be forwarded for payment to the Commanding Officer of the nearest Army post, camp, or station. There should be attached to this claim for reimbursement a receipt from the Local Board for the deserter. This account should be carefully prepared and sworn to by the officer

claiming the reimbursement.

(d) Default nonwilful—Registrant qualified for general military service.—If the Local Board finds that the registrant failed to report or otherwise perform any duty described in paragraph 1 above, but without intent to evade military service, and that he is physically qualified for general military service (Group A), it shall send him to the mobilization camp to which men are being sent on a pending general call, if any, or to which men were sent on the last general call for men of the same color, with the papers provided in

section 160.

Reward.—See paragraph (g) below.

(e) Default nonwilful—Registrant qualified for special or limited military service only.—If the Local Board finds that the registrant failed to report or otherwise perform any duty prescribed in paragraph 1 above, but without intent to evade military service, and that he is physically qualified for special or limited military service only, he shall be sent to the mobilization camp to which men are being sent on a pending call for men qualified for special or limited military service, if any, or to which men were sent on the last such general call for men of the same color, with the papers provided in section 160.

Reward.—See paragraph (g) below.

(f) Default nonwilful—Registrant qualified for general military service in deferred remediable group.—If the Local Board finds that the registrant failed to report or otherwise perform any duty prescribed in paragraph I above, but without intent to evade military service, and that he is physically qualified for general military service but has a remediable defect (Group B), he shall be forwarded on the next general call for men qualified for general service when remedied (deferred remediable Group B).

Reward.—See paragraph (g) below.

(g) Default nouwilful—Registrant disqualified for general military service.—If the Local Board finds that the registrant failed to report or otherwise perform any duty described in paragraph I above, but without intent to evade military service, and that he is totally and permanently physically disqualified (Group D). it shall report the case to the mobilization camp, as described in para-

graph (d) above, with a request for instructions.

Reward.—No reward shall be payable for the apprehension and delivery to a Local Board of a nonwilful deserter (paragraphs d, e, f, g), or of a deserter found to be an enemy alien (paragraph X below), but reimbursement may be obtained for the actual and necessary expense incurred, not to exceed \$50 per man, in the apprehension and delivery of a deserter to such Local Board. Accounts for reimbursement of such necessary and reasonable expense will be stated on War Department Form 350-A (p. 263), which may be obtained by the Local Board on application to State headquarters, and after certification by a member of the Local Board, will be forwarded for payment to the commanding officer of the mobilization camp to which men are being sent on general call, if any, or to which men were sent on the last preceding general call. There should be attached to this claim for reimbursement a receipt from the Local Board for the This account should be carefully prepared and sworn to by the officer claiming reimbursement.

VI. In respect to the foregoing rules for rewards and expenses (see act of Congress, March 2, 1913), the following qualifications apply:

(a) A reward can not be paid to a Local or District Board member, or clerk, or to any official or employee connected with the administration of the Selective-Service Law, or to a Federal official, but such person may obtain reimbursement for actual and necessary expenses as herein provided.

Note 1.—See n. 1, sec. 50.

(b) Whenever it is found that the expenses of the delivery of a wilful deserter to the nearest army post, camp, or station, will be in

excess of \$50, Local Boards should telegraph to the commanding officer of such camp, post, or station, and request authority for such delivery, indicating that the expenses in connection with such de-

livery will be in excess of the usual reward of \$50.

(c) If, upon delivery of an alleged deserter to the Local Board, it is found that he has not actually been inducted into service, no reward shall be paid, but the officer who has apprehended and delivered the alleged deserter may obtain reimbursement for actual and necessary expenses incurred, by submitting a claim to the nearest United States marshal, together with a statement of the facts and a certificate from the Local Board concerned that the man apprehended and delivered has not been inducted into military service under the provisions of the Selective Service Regulations. The United States marshal will thereupon transmit the papers to the Department of Justice, with his approval or disapproval, and action upon the claim will be promptly taken.

VII. Papers to be forwarded for wilful deserter.—If the Local Board forwarding the deserter is the one which originally ordered him to camp, it shall forward by mail a new set of the usual papers (sec. 160) to the mobilization camp, together with a letter stating that such papers cover the person named therein, and that he is being sent to camp as a deserter, and giving the facts of desertion

and apprehension or voluntary appearance.

VIII. When the Local Board sending the deserter to camp in accordance with this section is not the board which originally ordered him to camp it shall immediately inform the Local Board which ordered him to camp that the deserter is being sent to a camp, naming it, and shall inclose two copies of Form 1010 (p. 227), requesting the other board to send to such camp at once the following mobilization papers, with a letter stating that the papers cover the person named therein and that he is being sent to camp by the Local Board, naming it, before which he appeared as a deserter.

(1) One Form 1029 (p. 252), original and duplicate, in respect of the deserter, filling in the date as of the date the Local Board was informed by the Local Board of transfer of the deserter's arrest.

(2) One Forms 1029 A and B (p. 253), in respect of the deserter, dating same as in (1).

(3) One copy of Form 1 (Registration Card) in respect of the deserter.

(4) One copy of Form 1010 (p. 227) in respect of the deserter.

IX. The Local Board sending the deserter to camp shall inform the Commanding Officer of the post, camp, or station that it will entrain the deserter, naming him, and that it, or the Local Board of previous jurisdiction, naming it, will furnish the necessary mobiliza-

tion papers.

X. Upon the appearance before a Local Board of a deserter, wilful or nonwilful, who is found to be an enemy alien, such board shall immediately telegraph to the Commanding Officer of the proper mobilization camp (see par. (Vd) above) a full statement of the case and request instructions. If the camp commander directs his discharge, the Local Board shall thereupon report the case to the United States district attorney, who will consider the question of internment.

XI. In every instance in which a Local Board disposes of the case of a deserter in accordance with the procedure outlined in para-

graph V above, it shall forthwith notify the Adjutant General of the State having jurisdiction over the registrant (who in turn shall notify the Local Board of Origin if it be other than the Local Board which disposed of the case) and the Provost Marshal General of the action taken, using Forms 1021 A and B (sec. 346, p. 305).

XII. In forwarding deserters to military control under paragraphs (Va), (Vd), and (Ve) above, the following procedure will be adopted with reference to call numbers used on Forms 1029 (sec.

346, p. 252) and 1029 A and B (p. 253).

All wilful deserters forwarded to a military post, camp, or station shall be forwarded under call number "Des." Nonwilful deserters who are forwarded to a mobilization camp with a contingent of men under general call will be forwarded under the call number for that call. Nonwilful deserters forwarded to mobilization camp at a time when no general call is in effect will be forwarded under call number "N. W. D."

XIII. In cases of extreme and unusual hardship the provisions of section 139 may be invoked in the case of nonwilful deserters physically qualified for general military service or for special or limited military service or placed in the deferred remediable Group B.

Note 1.—It is the announced policy of the Department of Justice to prosecute vigorously all obstinate wilful deserters who can not be forwarded to mobilization camps under amended section 140, S. S. R., by reason of physical disability. Where Local Boards are of the opinion that the offense of wilful deserters who are physically disqualified is so flagrant as to demand punishment, they will call the case to the attention of the nearest United States district attorney. If such attorney refuses to prosecute, the Provost Marshal General's office should be advised, through the State Adjutant General, in order that the matter may be taken up with the Department of Justice and the district attorney properly instructed. (Circular letter, Aug. 13, 1918.)

B. TRANSFERRED CASES.

Section 141. Transfer of physical examination.

A registrant who is so far distant from his home when called to report to his Local Board for physical examination or when his physical examination is so imminent as to make it a hardship for him to report may, at his own expense, request of his Local Board, by mail or telegram, permission to be examined by the Local Board to which he is nearest (naming it). Upon receipt of such a request the Local Board of origin shall mail to the registrant an order to report to such Local Board of transfer for physical examination (using Form 1022, p. 243, but making the necessary correction thereon) and to the Local Board of transfer a request that he be so examined (using Form 1022A, p. 244). Thereupon the Local Board of transfer shall physically examine the registrant, and thereafter the procedure in regard to the registrant (so far as relates to physical examination) whose physical examination has so been transferred shall be the same as if he were originally a registrant of the Local Board of transfer. After all such procedure is completed the Local Board of transfer shall return to the Local Board of origin all three copies of Form 1010 (p. 227), with a report of its finding and the report, if any, of the medical advisory board, and the report, if any, of the findings of the District Board of the jurisdiction of transfer.

Where the physical examination of the registrant has been transferred under the provisions of this section, the Local Board of origin shall take no further action concerning the registrant until the finding as to his physical examination by the Local Board of transfer has been received. In cases of undue delay, the Local Board of origin shall report such delay to the Adjutant General of the State for transmittal to the Provost Marshal General.

The finding as to physical qualification by the Local Board of transfer, or by the District Board having jurisdiction of the Local Board of transfer in case of appeal as to physical qualification, is binding upon the Local Board of origin; but if the Local Board of origin has any knowledge of any facts on account of which in its opinion the finding of the Local or District Board of transfer should be reviewed, it shall send a report of such facts together with a copy of Form 1010 (sec. 282, p. 227) to the Adjutant General of the State for transmittal to the Provost Marshal General, who will take such steps as may be necessary to cause a reexamination of the registrant if in his opinion the same be necessary.

Section 142. Physical examination of persons residing abroad.

Either before or upon receiving a notice to report for physical examination, a registrant residing in a foreign country in a place too far for exacting a journey to the United States may, at his own expense, apply by mail, cable, or telegram to be physically examined by a near-by physician to be appointed by the American consul to make the examination. Thereupon the Local Board should forward to the applicant four copies of Form 1010 (p. 227) and a copy of these regulations. Upon receipt thereof the applicant shall present himself to the consul. The consul shall appoint a competent physician to make the examination and shall indorse the appointment upon the face of three copies of Form 1010 (p. 227). Thereupon the examination shall be made and the consul shall return the report of physical examination, in triplicate, to the Local Board. Upon receipt of such report, the Local Board may proceed to a decision as to the physical qualification of the registrant.

The foregoing rule does not apply to the places adjacent to the United States reasonably accessible. In such cases the registrant should return to his Local Board, or apply for a transfer of physical examination to a Local Board in the United States under the pro-

visions of section 141.

Section 143. Mariners actually employed on the Great Lakes.

A mariner employed on the Great Lakes may apply to the Local Board which has called him to have his physical examination made by any board hereinafter named, and upon such application his Local Board may issue an order designating any Local Board having jurisdiction in any of the following cities or towns or any division thereof to make such physical examination:

Buffalo, N. Y.; Erie, Pa.; Conneaut, Ashtabula, Fairport, Painesville, Cleveland, Lorain, Huron, Toledo, and Sandusky, Ohio; Detroit, Marquette, and Escanaba, Mich.; Ashland, Superior, Sheboygan, and Milwaukee, Wis.; Duluth and Two Harbors, Minn.; Chi-

cago, Ill.; Gary, Ind.

The order should state that any Local Board having jurisdiction in any of the above cities or any division thereof may make the examination instead of stating that any particular board may make the examination.

Section 144. Transfer of Classification.

Any registrant who is so far distant from his Local Board as to make it a hardship for him to respond to and comply with notices and requirements to perform any duty or duties under the Selective Service Law and these Regulations, or who expects thereafter to be at such distance, may apply to his Local Board to have his classification and all future procedure in respect of him transferred to another Local Board and support his application with such evidence of necessity as he cares to submit.

Before making such application the Questionnaire of the registrant

must in all cases be submitted to the Local Board of origin.

Upon receipt of such an application the Local Board of origin shall consider the application, and, if it appears to be meritorious, shall issue an order permitting classification to be made by another Local Board and shall notify both the registrant and the Local Board of transfer on Form 1023 (sec. 296, p. 245). The Local Board of origin shall then make an exact duplicate of the Cover Sheet, shall write at the top of both original and duplicate of the Cover Sheet the word "Transferred" and shall forward to the Local Board of transfer the Questionnaire and original cover sheet, retaining in its own files the duplicate of the cover sheet.

Very great care should be taken by Local Boards to whom applications for transfer are made to insure that the application is not made for the purpose of evading military service. Transfer should be granted only where hardship would follow its refusal. If the board is in doubt as to the good faith of a request it may transfer the case to a board located near the one to which transfer is requested

rather than to the board to which transfer is requested.

The Local Board of transfer shall receive the Questionnaire of the registrant, but it shall not change the stamped Local Board designation on the first sheet thereof. The jurisdiction of transfer (both Local and District Board) shall then proceed to a classification in all respects as though the case had originated within

its jurisdiction, except that:

(1) The case shall not be entered on the same Classification List as that for persons within the jurisdiction of transfer but each Local Board shall keep a separate Classification List for cases transferred to it in which all entries shall be made in red ink. In the box preceding the caption, "Classification List," shall be entered the word "Transferred." In column 29, opposite the name of each registrant whose case has been transferred, shall be entered the designation of the board from which it was transferred.

(2) When final classification is made, a copy of Form 1007 (p. 224) in respect of every transferred registrant shall be mailed to the Local Board of origin from which he was transferred. (See sec. 110.)

(3) Transferred registrants shall not be called for military service (see Part VII) by a Local Board of transfer in the order in which their order numbers would send them if they were registered in the jurisdiction of transfer, but they shall be called by the Local Board of transfer only when the mobilization of any such registrant is transferred by the Local Board of origin in accordance with para-

graph 4 of this section.

(4) A registrant whose classification has been transferred in accordance with the provisions of this section shall not be called for military service by the Local Board of transfer, but shall be called for military service by the Local Board of origin when his class and order number are reached. The induction into military service of such a registrant shall be effected by his Local Board of origin, except that mobilization of such a registrant may be transferred as in case of any other registrant as provided in section 176.

Section 145. Suspension of action on transfer of classification.

When a case has been transferred from a Local Board of origin to another Local Board, for classification, the Local Board of origin shall not treat the registrant as a delinquent or deserter or take any action concerning him until it has received the report (Form 1007, p. 224) from the Local Board of transfer.

A Local Board of transfer to which a case has been transferred for classification shall immediately upon final classification of the transferred registrant send its report (Form 1007, p. 224) to the

Local Board of origin.

In a case of undue delay in the receipt of Form 1007 from the Local Board of transfer the Local Board of origin shall report such delay to The Adjutant General of the State for transmittal to the

Provost Marshal General.

The classification by the Local Board of transfer or by the District Board having jurisdiction of the Local Board of transfer is binding upon the Local and District Boards of origin, but if a Local or District Board of origin has any knowledge of any facts on account of which in its opinion the classification made by the Local or District Board of transfer should be reviewed it shall report such facts to the Adjutant General of the State for transmittal to the Provost Marshal General, who will take such steps as may be necessary to cause the Questionnaire and other records in possession of the Local Board of transfer to be forwarded to him and to cause the reclassification of the registrant, or an appeal to the President, if in his opinion the same be necessary.

Section 146. Entry of transferred cases on classification lists of Local Boards of origin.

When a case is transferred for classification, the Local Board of origin shall retain the name of the registrant on the Classification List and shall note in column 29 in red ink, opposite the registrant's name, the name of the Local Board to which the case has been transferred and the date of transfer.

When the copy of Form 1007 is received by the Local Board of origin, as prescribed in section 145 hereof, the Local Board of origin

shall enter on its Classification List the classification made by the

Local or District Boards of transfer. (See sec. 144 (2).)

When the order of call of such transferred persons is reached by the Local Board of origin, such persons shall be called for military service, as provided in section 158 g hereof. (See sec. 144 (3).)

Section 147. Registrants absent from the jurisdiction of their Local Boards may, under certain circumstances, be sent to a mobilization camp with the contingent of another Local Board.

Superseded by section 176.

Section 148. Sending men whose cases have been transferred, and men who apply or are ordered to be sent with contingents of other Local Boards to military camps or stations.

Superseded by section 176.

C. SPECIAL CASES OF INDUCTION INTO MILITARY SERVICE.

Section 149. Induction into military service of technical and other experts and of registrants highly skilled in some special line of work.

Superseded by sections 158-C, 158-D, and 158-E, Part VII.

Section 150. Induction into military service out of order.

Prior to the time of making the prescribed entry in column 24 of the classification list or to the mailing of Form 1028 or Form 1014 (order to report for military duty) in respect of him, any registrant, not an alien enemy, regardless of his classification or order number, may be inducted immediately into military service on his own written request under any call announced by the Provost Marshal General by complying with the following requirements:

(a) If he is in Class I, he shall file a waiver of his order number.
(b) If he is in Class II, III, or IV, he shall file with his Local

Board a waiver of all claims of deferred classification.

(c) If he is in Class IV, on the ground of dependency, he must accompany his application and waiver with a waiver from those persons in behalf of whom he was so placed in Class IV and who

executed the supporting affidavit in his Questionnaire.

(d) If he is in a deferred class on the ground of being in a necessary industry, occupation, or employment, including agriculture, the Local Board shall delay accepting his application for induction for three full days and immediately notify the nearest United States Employment Service Agent that the registrant has applied for voluntary induction.

Upon receipt of such application and waiver, or after the expiration of said period of three full days, as the case may be, unless the registrant has withdrawn his request for voluntary induction, the Local Board shall examine him physically and, if he is found qualified for induction under the call, shall accept his application for induction, and induct him into military service in the manner prescribed in Part VII.

Section 151. Voluntary enlistment and commissioning of registrants.

Except as provided in the following paragraphs, no registrant, subject to the Selective Service System, may enter the military or naval (including Marine Corps) service of the United States otherwise than

by induction.

(a) Any registrant who, at any time prior to the mailing of Form 1028 (p. 250) (order to report for military duty), or the entry, in column 24 of the Classification List, of the day and hour on which the registrant is to report for military duty and entrainment, shall present to his Local Board the certificate of a commissioned officer of the Navy or Marine Corps that he has served in the Navy or Marine Corps of the United States prior to September 12, 1918, and that his application for reenlistment has been approved, shall be given a certificate (Form 1045, sec. 359, p. 320) stating that he may reenlist in the Navy or Marine Corps within 10 days from the issuance thereof. In case, however, it shall appear from the certificate of the commissioned officer that the registrant was discharged from the Navy within four months, or from the Marine Corps within three months, prior to the presentation of such certificate to the Local Board, the certificate of the Local Board shall state that the registrant may reenlist in the Navy at any time within four months, or in the Marine Corps within three months, of the date of his discharge. Upon the issuance of the certificate by the Local Board, it shall enter in column 29 of the Classification List the words "may reenlist in Navy (or Marine Corps) until" (inserting date of expiration of certificate), and shall not induct the registrant into the military or naval (including Marine Corps) service until the expiration of the period named in the certificate. Upon the receipt from a commissioned officer of the Navy or Marine Corps of notice that the registrant has been reenlisted within the period named in his certificate, he shall be classified in Class V-d, as a person in the military or naval (Form 1045 is not printed for distribution but will be found service. at p. 320.)

(b) Any registrant at any time, regardless of classification and order number, may at the pleasure of the President, be commissioned in the military or naval (including the Marine Corps) service, or appointed an army field clerk, and thereafter, on presentation by the registrant to his Local Board of a certificate of his Commanding Officer stating that he has been so commissioned or appointed, such certificate shall be filed with the Questionnaire and the registrant shall be placed in Class V on the ground that he is in the military or naval

(including the Marine Corps) service of the United States.

(c) Citizens of the United States in Great Britain, who are of draft age, including those who registered in the United States and have gone abroad, those who registered abroad before a consul, and those who have not registered, may voluntarily enlist in the Army of the United States, such enlistment to be made at such times and at such places as may be prescribed by the Commanding General, American Expeditionary Forces. Thereafter, upon presentation by such registrant to his Local Board of a certificate of a commissioned officer of the Army stating that he has been so enlisted, such certificate shall be filed with the Questionnaire and the registrant shall be

placed in Class V on the ground that he is in the military service of the United States.

If a citizen of the United States in Great Britain, who has registered, applies for enlistment at a recruiting station in Great Britain and is rejected for military service on account of physical disqualification, thereafter upon presentation by such registrant to his Local Board of a certificate by the recruiting officer stating that the registrant applied for enlistment and was found physically disqualified for military service, together with a copy of the report of the physician who examined the applicant for enlistment, such certificate and copy of examining physician's report shall be filed with the Questionnaire and the registrant shall be placed in Class V on the ground that he is totally physically unfit for military service.

(d) Whenever a registrant who has been enlisted in the Army, Navy, Marine Corps, or Enlisted Reserve Corps of the Army, or any branch thereof, as the case may be, or who has been commissioned or appointed under provisions of paragraph (b), this section, shall be subsequently discharged from the military or naval (including Marine Corps) service of the United States, it shall be the duty of the officer discharging him, and of the registrant himself, immediately to notify the registrant's Local Board of such discharge; said Local Board shall at once reclassify said registrant, and if his class and order number have been reached he shall be physically examined and if found physically qualified he shall be inducted into the military service under the next call for which he is qualified.

(e) Except in the following cases, no person registered or subject to registration under the Selective Service Law may enlist or be recruited in the military forces of cobelligerents of the United States:

(1) Upon presentation by a registrant to a recruiting officer of a cobelligerent of the United States of a certificate of final classification of his Local Board (Form 1007, p. 224), showing that he has been placed in Class V-E on the ground that he is an alien enemy or in Class V-F on the ground that he is a resident alien who has not declared his intention to become a citizen of the United States, he may enlist in the military forces of a cobelligerent of the United States.

(2) Upon presentation by a registrant to a recruiting officer of a cobelligerent of the United States of a certificate of his Local Board that he has been found by the Local Board not to be a citizen of the United States and not to have declared his intention to become a citizen of the United States, that he has expressly waived classification in Class V on the ground of alienage, and that the Local Board has placed him in Class II, III, or IV, he may enlist in the military forces of a cobelligerent of the United States. Form 1007 (p. 224) may not be used in this case, but the Local Board shall prepare a special certificate.

(3) Immediately upon the enlistment of a registrant under the exceptions above noted, the recruiting officer shall forward to the Local Board a certificate that the registrant has enlisted in the military service of the country which the recruiting officer represents. The Local Board shall, upon receipt of such certificate of the recruiting officer, place in Class V any registrant who has enlisted under

the provisions of the subparagraph immediately preceding.

(f) On request of any registrant or of a recruiting officer of a cobelligerent of the United States, with which the United States has

entered or shall hereafter enter into a treaty relating to the military service of citizens of the one country in the other, similar to the conventions with Great Britain and Canada, ratifications of which were exchanged on July 30, 1918, the Local Board shall furnish to any registrant who has stated on his registration card that he is a citizen or subject of such country a certificate in the following form: "It is hereby certified that _______, a registrant of this Local Board, stated on his registration card that he is a subject of ______." The registrant may then enlist in the army of the country of which he is a citizen. Thereafter, upon receipt by the registrant's Local Board of a notification by a commissioned officer of the army of the cobelligerent of which he is a citizen or subject, stating that he has been so enlisted, such notification shall be filed with his questionnaire and he shall be placed in Class V-K.

Upon the receipt by a Local Board of a notification by a diplomatic or consular representative of a cobelligerent of the United States, stating that a registrant is a citizen or subject of such cobelligerent and is departing from the United States for the purpose of military service in accordance with the provisions of a treaty relating to the military service of citizens of the one country in the other, similar to the conventions with Great Britain and Canada, ratifications of which were exchanged on July 30, 1918, the Local Board shall place the registrant in Class V-K, provided the registrant stated on his registration card that he was a citizen or subject of such cobelligerent, and provided further that the notice was received within the time for departure from the United States limited by the treaty, and shall issue to the registrant a permit under section 156 authorizing

him to depart from the United States.

(g) On request of any registrant or a recruiting officer of the British Canadian Recruiting Mission, Local Boards shall furnish to any registrant who has stated on his registration card that he is a British subject or a Canadian, a certificate in the following form, either in writing or by telegraph: "It is hereby certified that ______, a registrant of this Local Board, stated on his registration card that he is a British subject or a Canadian." Thereafter, upon receipt by his Local Board of a notification by a commissioned officer of the British or Canadian Army stating that he has been so enlisted, such notification shall be filed with his Questionnaire and the registrant shall be placed in Class V-K. If no Questionnaire has been furnished to such registrant, such notification shall be filed with a blank Questionnaire on which shall be entered only the usual entries made by the Local Board on the first page, and the registrant shall be placed in Class V-K.

Note 1.—The Secretary of War has directed that all students, when properly inducted into the Students' Army Training Corps, who have been nominated as candidates for examination for admission to the Naval and Military Academies, be held as members of the Students' Army Training Corps until such examination and, if successful, until entrance into the United States Military Academy or the United States Naval Academy, at which date they will be discharged from the service of the United States for the purpose of entrance into said academies. (For method of induction into Students' Army Training Corps, see Part VII.)

D. REGISTRANTS EMPLOYED UNDER GENERAL SU-PERVISION OF NAVY OR EMERGENCY FLEET COR-PORATION IN THE BUILDING OR FITTING OF SHIPS.

Section 152. The Emergency Fleet Classification List.

Employment under the general supervision of the Navy or the Emergency Fleet Corporation in the building or fitting of ships shall not be regarded as ground for deferred classification, and all registrants so employed shall be classified by Local or District Boards without regard to such employment. Every Local Board shall, however, maintain a special copy of the Classification List, preceding the caption of which, in the box there provided, shall be written in bold characters the words "Emergency Fleet."

Note 1.—Registrants employed in the building of ships or the manufacturing of fittings therefor under the supervision of the Navy or Emergency Fleet Corporation may claim deferred classification on account of industrial occupation or employment, or as Government employees, as well as on other grounds, and where such claims are made by or on behalf of such registrants they shall be classified regardless of whether or not they are on the Emergency Fleet Classification List.

Note 2.—The term "fitting" in this and other sections applies to the manufacture of permanent equipment of ships and not to supplies nor to the production of raw material used in the building of ships or in the manufacture of permanent equipment of

ships.

Section 153. Entering certain registrants on Emergency Fleet Classification List.

Immediately upon receipt from the Commandant of any Navy Yard or Naval Station, the Naval Officer charged with the inspection of vessels, and their equipment being constructed for the Navy, the Principal Representative of the Emergency Fleet Corporation in any Shippard, the Superintendent of any Emergency Fleet Corporation District, or the General Manager of the Emergency Fleet Corporation, of a request (Form 1024, sec. 297, p. 246) that any registrant whose name and serial number and the designation of whose Local Board are stated in the request, shall be placed upon the Emergency Fleet Classification List, and certifying that such registrant is employed under supervision of the Navy or the Emergency Fleet Corporation in the building or fitting of ships, the Local Board shall forthwith enter the name of such registrant on the Emergency Fleet Classification List, and shall enter in Column 29 of the Original Classification List, opposite the name of such registrant, the letters "E. F." in red ink. The classification of such registrant and all process herein prescribed in respect of him shall not be changed, except that, so long as he remains on the Emergency Fleet Classification List, he shall be regarded as not available for military service.

Note 1.—No registrant may be placed upon the Emergency Fleet Classification List if the request therefor (Form 1024, p. 246) is received after (Form 1028, p. 250) the order to report for military duty, has been issued or the day and hour has been entered

in column 24 of the Classification List. (Telegram B 334, Apr.

11, 1918.)

Note 2.—When a Local Board receives a request (Form 1024, p. 246) from the United States Shipping Board, the Emergency Fleet Corporation, or the Navy requesting Emergency Fleet Listing for a man who is not a registrant of the Local Board receiving such request, the latter will immediately return such request to the sender with the information that the man named is not a registrant of such board.

Note 3.—By telegram E 1948 of July 23, 1918, and telegram E 2006 of July 27, 1918, the placing of registrants who are in Class I qualified for general military service on the Emergency Fleet Classification List was suspended until further order; but such suspension does not authorize the removal of registrants from the Emergency Fleet Classification List who were placed there prior to July 23, 1918, except in accordance with these regulations irrespective of said telegrams of suspension. Such telegrams do not relate to mariners in training or in actual service who may be placed upon the Emergency Fleet Classification List in accordance with section 155\frac{1}{2}.

Section 154. Removing registrants from Emergency Fleet Classification List.

(a) Immediately upon discharge or removal of any registrant, who has been entered on the Emergency Fleet Classification List, from employment in the building and fitting of ships under the supervision of the Emergency Fleet Corporation or of the Navy, the officer who has requested his entry on that list, as prescribed in section 153 hereof, is required to report (Form 1025, sec. 298, p. 247) to his Local

Board the fact of his removal or discharge.

(b) Within five days after the 1st of every month, any officer specified in section 153 who has requested that a registrant be placed upon the Emergency Fleet Classification List of any Local Board and who has not rendered the report prescribed in paragraph (a) of this section in respect of such registrant, is required to report to such board (Form 1025, p. 247) that such registrant is still employed under the circumstances upon which he was placed on such list and to request the continuance of such registrant upon such list.

(c) On the 10th of each month Local Boards shall carefully check up the reports received since the 1st of the month in respect of registrants entered on the Emergency Fleet Classification List.

(d) Whenever the report prescribed in paragraph (a) hereof is received, or whenever, upon the check prescribed in paragraph (c) hereof, it appears that the report prescribed in paragraph (b) hereof has not been received in respect of any registrant on the Emergency Fleet Classification List, the name of such registrant shall be stricken forthwith from such list by drawing a red-ink line through it. The letters "E. F." shall be likewise removed from their place on original Classification List opposite the name of such registrant, and the registrant shall thereafter stand classified as though his name had never been entered upon the Emergency Fleet Classification List. He shall not be eligible for reentry on the latter list for a period of one month from the date of his removal therefrom. If his class and order number have been reached or passed by calls into military service he shall be immediately inducted into military service in the normal manner, and, after the order for him to report to his Local Board for military duty has been issued, no request again to place him on the Emergency Fleet Classification List can be considered.

Forms 1024 and 1025 will be found in Sections 297 and 298, but no

printed forms will be furnished.

Note 1.—By telegram B 2144, July 20, 1918, the provisions of subparagraphs (b), (c), and (d) of this section, relating to the rendering of monthly reports of continued employment and the checking of the Emergency Fleet Classification List and the removal therefrom of registrants not so reported, were indefinitely suspended. This suspension does not authorize the removal of registrants from the Emergency Fleet Classification List except in conformity with the regulations as contained in subparagraphs (a) and (d) concerning registrants who have been discharged or removed from the employment.

Section 155. Officers of the Navy or the Emergency Fleet Corporation to number reports and requests serially and to keep a file of the same.

The reports and requests concerning registrants engaged in the building or fitting of ships are to be made on postal card forms. Each officer authorized by section 153 to make such reports and requests shall keep copies thereof, which shall be serially numbered and the number of each such report or request shall be entered on the original and the copy thereof under the caption "Emergency Fleet Report (or Request) No. —" in the upper left-hand corner of the card.

Section 155½. Mariners and mariners in training under supervision of the Shipping Board.

Sections 152 to 155, inclusive, "D," Part VI of the Selective Service Regulations, are hereby modified to include registrants in training for or actually in service as mariners under the general supervision of the Recruiting Service of the United States Shipping Board.

Immediately upon receipt from the director of said Recruiting Service, the section chief of any of the navigation or engineering schools of said service, or the supervisor of any of the training ships or training stations of said service, of a request (Form 1024 therefor) that any duly designated registrant be placed upon the Emergency Fleet Classification List, the Local Board in which such registrant is registered shall forthwith enter the name of such registrant on the Emergency Fleet Classification List, all and similar as provided more particularly in Section 153 for registrants therein specified; and further, the Local Board immediately upon receipt of a request from said director, section chief, or supervisor shall forthwith issue a permit for a passport to a registrant so entered on said list.

The above-mentioned officers of said Recruiting Service and registrants under their general supervision shall have all rights under and be bound by all the provisions of said Sections 152 to 155, inclusive, the same as if specifically mentioned therein, and all reports and forms specified therein shall be adopted therefor. (C. S. S. R.,

No. 2, Jan. 25, 1918.)

Note 1.—General telegrams E 1948 of July 23 and E 2006 of August 1, 1918, suspending the operation of Emergency Fleet

listing of Class I men qualified for general military service until further notice do not relate to the recruiting of mariners in training or actual service as mariners and placed on the Emergency Fleet Classification List in accordance with section 155½. This section remains in full force and effect except that under said section not more than 3,000 registrants in Class I, physically fit for general military service, throughout the whole United States, may be placed upon the Emergency Fleet List in any one month.

Note 2.—See note 1 under section 152.

Note 3.—Local Boards should issue without delay permits to depart from the United States to registrants placed on the Emergency Fleet List under section 155½ upon proper request, made by proper officials of the recruiting service of the United States Shipping Board (Telegram B 1894, July 5, 1918).

(E) PERMISSION FOR REGISTRANTS TO DEPART FROM THE UNITED STATES.

Section 156.—Permission for registrants to depart from the United States.

(a) When any registrant desires to depart from the United States, he should apply to his Local Board for a permit. The Local Board shall consider the application, and if the applicant is not likely to be called during the period of the proposed absence, or if the Board is otherwise assured that the issuance of the permit will not result in evasion of or interference with the execution of the law, the Local Board shall, except as hereinafter provided, take from the applicant a statement of his address while absent and an engagement to keep himself informed of any call that may be made upon him and to return immediately upon call. Thereupon, the Local Board shall issue the permit. In the case of a registrant classified in Class V, on the ground of alienage, the Local Board shall not require either a statement of his address while absent or an engagement to keep himself informed of any call that may be made upon him and to return immediately upon call.

(b) The form for an application for a permit (Form 1026) will be found in section 299, page 248, but no printed form will be furnished. The form for the permit (Form 1027) will be found in section 300, page 249. Printed copies of this form will be furnished to Local Boards. When such a permit is obtained by a registrant, it should be forwarded by him to the State Department, together with his application for a passport if he is a citizen of the United States, or

for a permit from the State Department if he is an alien.

(c) Although the President's regulations of August 8, 1918, issued in pursuance of the act approved May 22, 1918, do not require of persons other than hostile aliens passports or permits from the State Department to go to Canada or Bermuda, registrants going to Canada or Bermuda are required, nevertheless, to obtain permits from their Local Boards authorizing their departure from the country. Such a permit in the case of a person other than a hostile alien should be retained in the registrant's possession in order that it may be exhibited to the proper officials at the place of departure. Hostile aliens

must obtain permits from the State Department for all departures

from the United States.

(d) If the applicant is so far distant from his own Local Board that it would work hardship for him to apply thereto for a permit, he may apply to the nearest Local Board to investigate his case, and at his expense, to telegraph or write to his Local Board for authority to issue the permit upon a recommendation as to the advisability of issuing it. Upon receipt of such authority the Local Board to which regis-

trant applies may issue the permit.

(e) When a registrant has enlisted in the military service of a cobelligerent of the United States, in accordance with section 151, and is leaving the United States, either accompanied by an officer of the army of the country in which he has enlisted or in a group of recruits for such army, he is not required to obtain the permit of his Local Board to leave the country. Such a registrant shall at the time of leaving the country present either a certificate of final classification showing that he has been classified in Class V, or a special certificate issued in accordance with section 151 granting him permission to enlist.

(f) Local Boards shall issue, upon application, permits under this section to registrants classified in Class V, divisions f, j, k, or l. A registrant who has been classified in Class IV, division b, as a mariner in accordance with section 79, paragraph (b) is not required to obtain a permit from his Local Board in order to depart from the United

States.

(g) Ordinarily a permit to depart from the United States should not be granted to a registrant before his final classification, but a Local Board is authorized to issue a permit to depart from the United States to a registrant who has not been finally classified, provided he has submitted a Questionnaire, upon which, together with the application on Form 1026 (p. 248), the board may determine whether the permit to depart from the United States should be issued. If a registrant who has not been furnished a Questionnaire applies for such permit, the Local Board shall furnish him a Questionnaire and on its return shall proceed in accordance with the above. If the registrant claims deferred classification on the ground that he is totally and permanently physically disqualified for military service the Local Board shall proceed immediately to have the registrant examined physically.

(h) If any registrant of a class with respect to age which the President has not directed shall be called for classification (that is be furnished with Questionnaires), and drafted for military service, applies for a permit under this section and has been furnished a Questionnaire to be submitted to the Local Board for consideration in connection with his application for a permit, he shall not be finally classified or called for military service until, under the President's direction, the class of registrants with respect to age of which he is a

member has been called for classification.

Note 1.—If a citizen of the United States desires to depart from the United States, he must obtain a passport. If an alien wishes to depart from the United States, he must obtain a permit from the Secretary of State. By section 12 of the President's regulations of August 8, 1918, promulgated in pursuance of the act approved May 22, 1918, entitled "An act to prevent in time of war departure from or entry into the United States contrary to public safety," it is provided that no person registered or subject to registration for military service shall depart from the United States without the consent of the Secretary of War or of such person or persons as he may appoint to give such consent, and that the Secretary of State shall issue no passport or permit entitling such persons to depart from the United States without satisfactory evidence of such consent.

Accordingly the Secretary of War has appointed the Local Boards to give consent to the departure of registrants from the

United States in accordance with this section.

Note 2.—Local Boards are advised that when a registrant has been classified in a deferred class (Class II, III, IV, or V), the presumption is that his application for a Local Board's permit to depart from the United States should be acted upon favorably, unless the board has knowledge of special circumstances which indicate that the issuance of the permit will result in an evasion of or interference with the Selective Service Law.

Note 3.—See note 3 to section 155\{\dagger}.

F. RULES RELATING TO CITIZENS OR SUBJECTS OF COUNTRIES WITH WHICH THE UNITED STATES CONCLUDES TREATIES PROVIDING FOR RECIPROCAL MILITARY SERVICE OF THEIR RESPECTIVE CITIZENS AND SUBJECTS.

Section 156A. Suspension of involuntary induction of British registrants (including Canadians).

The conventions concluded between this country and Great Britain and Canada, effective July 30, 1918, prescribe limited periods within which certain British subjects (including Canadians) may enlist or enroll in the British or Canadian forces or leave this country for military service in such forces.

In order to comply with the terms of these conventions, the involnntary induction of those British subjects (including Canadians) hereinafter specified, whether they are declarants or nondeclarants, and whether unclassified or classified in Class I, II, III, IV, or V, shall be suspended for the period of time hereinafter prescribed.

(a) The involuntary induction of every such registrant of the Class of June, 1917, and every such registrant of the Class of June, 1918 required to register on June 5, 1918, shall be suspended until

and including September 28, 1918.

(b) The involuntary induction of every such registrant of the Class of June, 1918 required to register on August 24, 1918, pursuant to the proclamation of the President dated August 13, 1918, shall be suspended until and including September 23, 1918.

(c) The involuntary induction of every such registrant of the Class of September, 1918, who registered on September 12, 1918, and who on that day was between 20 and 44 years of age, both inclusive,

shall be suspended until and including October 12, 1918.

(d) The involuntary induction of every such registrant of the Class of September, 1918, who registers after September 12, 1918, and who on the date of registration is between 20 and 44 years of

age, both inclusive, shall be suspended for a period of 30 days after

the date of registration.

Involuntary induction of any such registrant shall not by virtue of the provisions of this section be suspended beyond the date above named applicable to such registrant, but thereafter such registrant shall become subject to military service and entitled to exemption and discharge therefrom under the laws and regulations from time to time in force in the United States in the same manner as a citizen of the United States. No claim for exemption or deferred classification on the ground of alienage shall be entertained or granted in respect, of any such registrant. The previous classification of any such registrant in Class V on the ground of alienage shall be canceled. He shall thereafter have the right to have his case reopened and to file a claim for deferred classification and proof in support thereof within a reasonable time and shall be reclassified in the same manner as a citizen of the United States.

Provided, That the provisions of this section shall not apply to any such registrant who, before proceeding to the United States, was ordinarily resident in a place in the British Dominions where the law does not impose compulsory military service. The only portions of the British Dominions in which the law now imposes compulsory military service are England, Scotland, Wales, Canada, Newfound-

land, New Zealand, Jamaica, and Grenada.

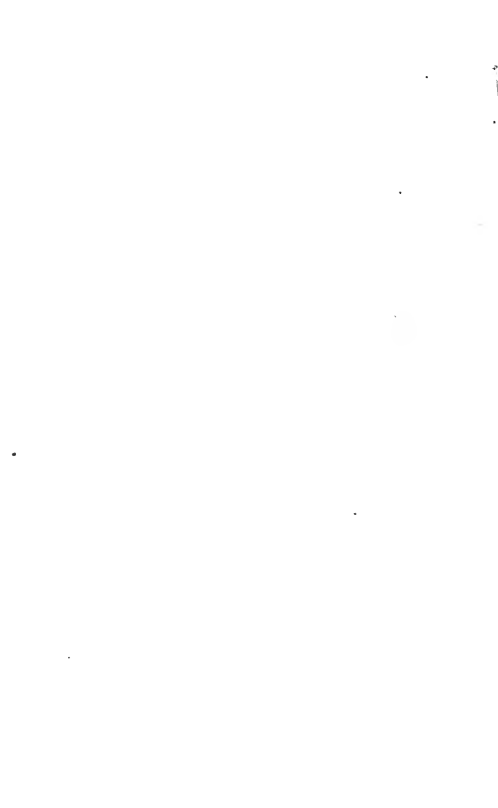
Note 1. The term "involuntary induction" includes any induction except upon voluntary application of the registrant.

Section 156B. Registration cards of British subjects to be made available for inspection of British and Canadian authorities.

The registration cards of all British subjects (including Canadians) specified in subparagraphs (a), (b), (c), and (d), Section 156A, shall be removed by each Local Board from the file of registration cards and shall be placed in a separate file. Such cards shall remain in a separate file, where each shall be made available for inspection by properly accredited representatives of the British and Canadian Recruiting Mission until and including the day specified in Section 156A, after which involuntary induction shall not be suspended.

The statement of a registrant on his registration card that he is a subject of Great Britain or a Canadian shall be sufficient evidence of his nationality unless the Local Board is satisfied that such a state-

ment is untrue.



PART VII.

INDUCTION AND MOBILIZATION.

Section 157. Authority of the Provost Marshal General.

The Provost Marshal General is charged with the mobilization of selected men and with all matters relating to their assemblage, entrainment, and transportation until their arrival at a mobilization camp, which includes supervision of the preparation of schedules for entrainment and transportation, and is authorized to issue all necessary directions and orders concerning the same.

Section 157A. Notification of calls.

The Provost Marshal General shall, by an induction telegram, notify the Governor of the State to furnish, at a specified time or times and place or places, the number of men called from the State as hereinafter provided, whereupon the Governor of the State shall notify each Local Board of the State of the exact number of selected men to be furnished by such Local Board, and of the date, place, and the hour of entrainment.

Section 157B. Call numbers.

A call number is the designation from which the particular duty and mobilization point of a drafted man can be determined. A call number applies to a particular kind of duty and to a particular mobilization camp, and can not be interchanged between duties and mobilization camps. In all inductions the call number announced by the Provost Marshal General shall be the number used on Forms 1029 and 1029 A and B.

All calls made by the Provost Marshal General (sec. 157a) upon one or more States requiring Local Boards (of such States) to furnish their respective numbers of registrants, whether specially qualified and inducted for special service in a definite limited number, or as part of a general call, and whether made up or to be made up of registrants voluntarily or involuntarily inducted out of order or not, shall be serially numbered in accordance with the chronological order of such calls. Any general call shall be designated by suffixing to the number the letter "G."

All calls for registrants to be inducted into the Army will be designated by prefixing to the call number the letter "A"; all calls for registrants to be inducted into the Navy will be designated by prefixing to the call number the letter "N"; all calls for registrants to be inducted into the Marine Corps will be designated by prefixing to the call number the letter "M."

Local Boards will be held strictly responsible for the proper use of the call numbers as announced by the Provost Marshal General and are required to place the proper call number on all copies of Forms 1029 and 1029 A and B prepared by them. The absence of the call number on any Form 1029 or 1029 A and B may delay the acceptance of the selected man at the mobilization camp and the allowance of the credit to the Local Board concerned for the man so inducted, and may also result in delay in payment of such selected man for the military services rendered.

Section 157C. Calls to be filled but not exceeded.

All calls for the induction and entrainment of selected men issued in accordance with these regulations shall be filled but not exceeded, and the Local Board shall be held responsible for the filling of any deficiency in the total number of men called under the call within 48 hours of the date of entrainment.

Section 157D. Reports of entrainment.

Each Local Board shall daily forward to the Adjutant General of the State by mail on Form 2013 (see instructions printed on Form 2013) (sec. 343, p. 301) a report of the number of men inducted or entrained, as the case may be, under each call, and the Adjutant General of the State shall report daily by telegraph to the Provost Marshal General the total number of men entrained under each call except individual calls issued as provided in section 158F.

Section 158. Kind of calls.

There shall be six kinds of calls:

(a) General.

(b) Voluntary.(c) Special.

(d) Voluntary-special.

(e) List.

(f) Individual.

Section 158A. General calls.

A "general call" is a call for men to be selected and inducted in

sequence of class and order numbers.

(1) How made.—A general call will be made by the Provost Marshal General on one or more States by a telegram of which the following is a type form:

Induction telegram number fifty-one period.

General number A five hundred eighty-one G upon your State is hereby announced as follows colon: During the five day period beginning May twentieth complete the entrainment of one thousand white men physically qualified for general military service for Camp Meade comma, Admiral comma, Maryland period. Acknowledge.

Crowder.

Note.—This form covers a general call for the Army of 1,000 white men physically qualified for general military service to be entrained for Camp Meade, Admiral, Md., during the five-day period beginning May 20, under call No. A 581-G.

(2) Authority and duties of Governor.—On receipt of a gen-

eral call the Governor shall immediately proceed to—

(a) Allocate said call among one or more Local Boards within his jurisdiction in such manner as will produce the required number (the

allotment) of men from within the class or classes designated by the President as the "quota basis," who possess the physical qualifications specified in the call, of the color and at the time specified, and in such manner as will maintain an equality of contribution among the several Local Boards within his jurisdiction.

(b) Call upon each Local Board to which an allotment has been made for its respective allotment. The telegraph shall be used only in case of emergency. If any readjustment of the original allotment is made the Governor shall notify the Local Boards concerned.

(c) Forward to the Provost Marshal General a statement showing the allotment made to each Local Board. If any readjustment of the original allotment is made the Governor shall notify the Provost Marshal General of the revised allotment.

(d) Confer with the representative of the United States Railroad Administration within the State and arrange for proper transpor-

tation schedules.

(e) Notify each Local Board to which an allotment has been made

of the train schedules and transportation arrangements.

(f) Notify the commanding officer of the mobilization camp of the number of selected men to arrive under the call, together with the date and hour of arrival and the name of the Local Boards

forwarding each contingent.

(3) Authority and duties of Local Board.—On receipt of a general call the Local Board shall immediately proceed to select in sequence of order numbers a sufficient number of men classified in the class or classes designated by the President as the "quota basis," of the color specified, who possess the physical qualifications specified in the call, to fill its allotment, and shall proceed with the induction and mobilization of such selected men in the manner hereinafter provided.

Section 158B. Voluntary calls.

A "voluntary call" is a call which will permit registrants to be inducted immediately into military service upon their own application when there is a specific need for men of their qualifications.

(1) How made.—A voluntary call will be made by the Provost

Marshal General on one or more States in the following manner:

(a) Preliminary voluntary call.—A preliminary voluntary call will be made by the Provost Marshal General on one or more States for the listing of registrants who desire to volunteer for immediate service in a particular corps or department of the military service in which there is specific need for men of their qualifications. This preliminary voluntary call will state the occupational or educational qualifications, physical requirements, and color of the registrants who may enroll as volunteers, and will contain a brief statement of the duties which the volunteers will be called upon to perform.

The Governor shall give the widest publicity to these opportunities for voluntary induction and shall transmit the preliminary vol-

untary call to each Local Board within his jurisdiction.

The Local Board shall give the widest publicity to these opportunities for voluntary induction and shall list the name, order number, and serial number of each registrant possessing the requisite qualifications who applies for induction. Applications for volunteers shall

be taken on Form 2014 (section 344, p. 303), and in case the registrant desiring to volunteer is classified in a deferred class he shall file with the Local Board at the time of making application the waivers provided in section 150. If the registrant desiring to volunteer is in a deferred class on the ground of being in a necessary industry, occupation, or employment, including agriculture, the Local Board shall immediately notify the nearest United States Employment Service agent as provided in section 150. If the registrant desiring to volunteer has not been examined physically, the Local Board shall proceed forthwith to examine him physically.

A registrant who has volunteered shall not be permitted to withdraw his application except as provided in sections 80 and 150, nor shall he be released by the Local Board for enlistment in any branch of the Army, Navy, or Marine Corps, nor shall he be inducted under any other call which may be made on the Local Board within a period of 10 days from the date designated by the Provost Marshal General for the closing of the volunteer period. Local Boards shall not induct any registrant who volunteers under a preliminary voluntary call until the receipt of further directions from the Governor. A preliminary voluntary call is not a call for induction into military service and no assurance can be given any registrant who volunteers that he will be called for military service. Local Boards should, therefore, advise registrants who volunteer not to sever their connection with civilian occupations until the order to report for military duty has been issued.

On the date to be designated by the Provost Marshal General in the preliminary voluntary call the opportunity for volunteering shall be closed and each Local Board shall report to the Governor the total number of registrants of each occupation covered by the preliminary voluntary call who have volunteered. This report must be sent so as to reach the Governor within 12 hours after the close of the volunteer period. The telegraph may be used when authorized

by the Governor.

Immediately upon receipt of returns from Local Boards and within 24 hours after the close of the volunteer period the Governor shall notify the Provost Marshal General by telegraph of the total number of registrants within the State who have volunteered under each occupation covered by the preliminary voluntary call.

(b) Final call.—Upon receipt of the reports from the Governors of the respective States, the Provost Marshal General will allocate the call to the respective States and will issue the call by a telegram

of which the following is a type form:

Induction telegram number fixty-six period.

Volcal upon your State is hereby announced as follows colon: Call A six hundred nineteen period. Ten blacksmiths period. Call A six hundred twenty-one period. Sixteen carpenters period. Call A six hundred twenty-seven period. Twenty commissary storekeepers period. White men qualified for limited service period. Entrain on June ninth for Camp Humphreys comma, Accotink comma, Virginia period. Acknowledge.

Note 1.—This form covers a special call for the Army of 10 blacksmiths, 16 carpenters, and 20 commissary storekeepers, who are to be white men qualified for special or limited military serv-

ice only and to be entrained for Camp Humphreys, Accotink, Va., on June 9, under calls Nos. A 619, A 621, and A 627, respectively.

(2) Authority and duties of Governor.—On receipt of a final

voluntary call, the Governor shall immediately proceed to—

(a) Allocate said call among one or more Local Boards (in his discretion) within his jurisdiction in accordance with the reports of

volunteers previously received by him.

(b) Call upon each Local Board to which an allotment has been made for its respective allotment. The telegraph shall be used only in case of emergency. If any readjustment of the original allotment is made the Governor shall notify the Local Boards concerned.

(c) Forward to the Provost Marshal General a statement showing the allotment made to each Local Board. If any readjustment of the original allotment is made the Governor shall notify the Provost

Marshal General of the revised allotment.

(d) Confer with the representative of the United States Railroad Administration within the State and arrange for proper transportation schedules.

(e) Notify each Local Board to which an allotment has been made

of the train schedules and transportation arrangements.

- (f) Notify the commanding officer of the mobilization camp of the number of selected men to arrive under the call, together with the date and hour of the arrival and the name of the Local Board forwarding each contingent. This notice shall be sent by telegraph immediately upon the completion of the transportation arrange-
- (3) Authority and duties of Local Board.—On receipt of a final voluntary call the Local Board shall immediately proceed to select (in its discretion) a sufficient number of men to fill the call from among those registrants who have volunteered and shall proceed with the induction and mobilization of such selected men in the manner hereinafter provided.

Local Boards will be held strictly responsible in their selection of men to fill voluntary calls that the occupational or educational qualifications prescribed by the call are possessed by each registrant in-

ducted under the call.

Section 158C. Special calls.

A "special call" is a call for registrants possessing such occupational skill or educational qualifications as the needs of the military service may require.

(1) How made.—A special call will be made by the Provost Marshal General on one or more States by a telegram of which the following is a type form:

Induction telegram number fifty-seven period.

Specal number A fifty-seven upon your State is hereby announced as follows colon: On June eleventh entrain fifty white butchers qualified for limited service for Camp Dix comma, Wrightstown comma, New Jersey period. Acknowledge.

Crowder.

Note 1.—This form covers a special call for the Army of 50 white butchers to be entrained for Camp Dix, Wrightstown, N. J., on June 11, under call No. A 57.

(2) Authority and duties of Governor.—On receipt of a special

call, the Governor shall immediately proceed to—

(a) Allocate said call among one or more Local Boards (in his discretion) within his jurisdiction in such manner as will produce the required number of men, of the requisite qualifications, of the color and physical requirements and at the time specified, and in such manner as will least disturb the economic conditions in the State.

(b) Call upon each Local Board to which an allotment has been made for its respective allotment. The telegraph shall be used only in case of emergency. If any readjustment of the original allotment is made the Governor shall notify the Local Boards concerned.

(c) Forward to the Provost Marshal General a statement showing the allotment made to each Local Board. If any readjustment of the original allotment is made the Governor shall notify the Provost

Marshal General of the revised allotment.

(d) Confer with the representative of the United States Railroad Administration within the State and arrange for proper transportation schedules.

(e) Notify each Local Board to which an allotment has been

made of the train schedules and transportation arrangements.

(f) Notify the commanding officer of the mobilization camp of the number of selected men to arrive under the call, together with the date and hour of arrival and the name of the Local Boards forwarding each contingent. This notice shall be sent by telegraph immediately upon the completion of the transportation arrangements.

(3) Authority and duties of Local Board.—On receipt of a

special call, the Local Board shall immediately proceed to-

(a) Select in sequence of order numbers from within the class or classes designated by the President as the "quota basis" a sufficient number of men of the color and physical requirements specified and possessing the requisite occupational skill or educational qualifications to fill the call.

(b) If the allotment for men possessing the requisite occupational skill can not be filled from the class or classes designated by the President as the "quota basis," the Local Board shall proceed to select men in the manner herein provided from the deferred classes in which registrants have been placed because of industry, occupation, or employment, including agriculture, whose only ground for deferred classification is that of industry, occupation, or employment, including agriculture. If the allotment can not be filled from Class I a sufficient number of the registrants possessing the requisite occupational skill shall be selected from Class II in sequence of order numbers, but only such registrants as have been placed in Class II on the ground of industry, occupation, or employment, including agriculture. If the allotment can not be filled from men possessing the requisite occupational qualifications who are in Class I or who have been placed in Class II only on the ground of industry, occupation, or employment, including agriculture, the Local Board shall proceed to the examination of the questionnaires of registrants who have been placed in Classes III and IV only on the ground of industry, occupation, or employment, including agriculture, and shall forward by registered mail to the proper District Board the questionnaires of all registrants who have been placed in said Classes III and

IV only on the ground of industry, occupation, or employment, including agriculture, who possess the requisite occupational skill, with a statement of the number of men to be inducted from among such registrants, and request that the District Board designate from among the registrants whose Questionnaires have been submitted those who are to be inducted under the call.

Immediately upon the mailing of these questionnaires the Local Board shall telegraph to the chairman of the District Board requesting that the District Board assemble for the purpose of selecting the

registrants to be inducted.

Local Boards will be held strictly responsible in their selection of men to fill special calls to see that the occupational or educational qualifications prescribed by the call are possessed by each registrant inducted under the call. Nothing in this section shall be construed as authorizing a Local Board involuntarily to induct registrants in deferred classes to fill a call for men of educational qualifications only.

- (c) Should any registrant be selected for involuntary induction under any special call, who has been classified in Class II, III, or IV on the ground of industry, occupation, or employment, including agriculture, but has not been finally classified on claims made by him or on his behalf on grounds other than industry, occupation, or employment, including agriculture, the Local Board shall immediately and before the issuance of the notice of induction into military service as prescribed in section 159g proceed with the classification of said registrant under any such other claim, and if said registrant is not finally classified in Class I on any ground other than that of industry, occupation, or employment, including agriculture, the involuntary induction of said registrant shall not be made, and the notice of induction into military service prescribed in section 159g shall not be issued.
- (d) Immediately upon the completion in accordance with the foregoing provisions of this section of the selection of the registrants to be inducted under the special call the Local Board shall proceed with the induction and mobilization of such selected men in the manner hereinafter provided.
- (4) Authority and duties of District Board.—Immediately upon receipt from any Local Board of questionnaires of registrants placed in Classes III and IV because of industry, occupation, or employment, including agriculture, whose only ground for deferred classification is industry, occupation, or employment, including agriculture, the District Board shall proceed to select the registrants to be inducted under any special call and shall, within 24 hours after the receipt of the questionnaires, advise the Local Board of its decision. The decision of the District Board shall be communicated to the Local Board by telegraph and a copy of this telegram shall be inclosed with the questionnaires, which shall be returned by registered mail immediately to the Local Board submitting the same.

Section 158D. Voluntary-special calls.

A "voluntary-special call" is a call for both the voluntary and involuntary induction of registrants possessing such occupational skill or educational qualifications as the needs of the military service may require.

(1) How made.—A voluntary-special call will be made by the Provost Marshal General on one or more States by a telegram, of which the following is a type form:

Induction telegram number fifty-nine period.

Mixeal number A six hundred one upon your State is hereby announced as follows colon: On June eleventh entrain ten white meteorologists qualified for general military service for Kelly Field comma, San Antonio comma, Texas period. Voluntary period until June fifth period. Acknowledge.

Crowder.

Note.—This form covers a voluntary-special call for the Army of 10 meteorologists who are to be white men qualified for general military service and to be entrained for KeMy Field, San Antonio, Tex., on June 11, under call No. A 601. The voluntary period will be closed on June 5.

(2) Authority and duties of Governor.—On receipt of a volun-

tary-special call, the Governor shall immediately proceed to—

(a) Give the widest publicity to the opportunities for voluntary

induction under the call.

(b) Allocate said call among one or more Local Boards (in his discretion) within his jurisdiction in such manner as will produce the required number of men of the requisite qualifications of the color and physical requirements and at the time specified, and in such manner as will least disturb the economic conditions in the State.

(c) Call upon each Local Board to which an allotment has been made for its respective allotment. The telegraph shall be used only in case of emergency. If any readjustment of the original allotment is made, the Governor shall notify the Local Boards concerned.

(d) Forward to the Provost Marshal General a statement showing the allotment made to each Local Board. If any readjustment of the original allotment is made the Governor shall notify the Provost Marshal General of the revised allotment.

(e) Confer with the representative of the United States Railroad Administration within the State and arrange for proper trans-

portation schedules.

(f) Notify each Local Board to which an allotment has been

made of the train schedules and transportation arrangements.

(g) Notify the commanding officer of the mobilization camp of the number of selected men to arrive under the call, together with the date and hour of arrival and the name of the Local Boards forwarding each contingent. This notice shall be sent by telegraph immediately upon the completion of the transportation arrangements.

(3) Authority and duties of Local Board.—Upon receipt of a voluntary-special call, the Local Board shall immediately proceed

(a) Give the widest publicity to the opportunity for voluntary induction under the call and list the name, order number, and serial number of any registrant possessing the requisite qualifications who applies for induction. Applications from volunteers shall be taken on Form 2014 (sec. 344) and in case the registrant desiring to volunteer is classified in a deferred class he shall file with the Local Board at the time of making application the waivers provided in section 150. If the registrant desiring to volunteer is in a deferred class on the ground of being in a necessary industry, occupation, or

employment, including agriculture, the Local Board shall immediately notify the nearest United States Employment Service agent as provided in section 150. If the registrant desiring to volunteer has not been physically examined, the Local Board shall proceed

forthwith to examine him physically.

A registrant who has volunteered shall not be permitted to withdraw his application except as provided in sections 80 and 150, nor shall he be released by the Local Board for enlistment in any branch of the Army, Navy, or Marine Corps, nor shall he be inducted under any other call which may be made on the Local Board within a period of 10 days from the date designated by the Provost Marshal

General for the closing of the volunteer period.

(b) On the date specified by the Provost Marshal General in the call the opportunity for volunteering shall be closed and if a sufficient number of registrants possessing the requisite occupational or educational qualifications have not offered themselves for induction under the call the Local Board shall proceed to select in sequence of order numbers from within the class or classes designated by the President as the "quota basis" a sufficient number of men of the color and physical requirements specified and possessing the requisite occupational skill or educational qualifications to complete its allotment

under the call.

(c) If the allotment for men possessing the requisite occupational skill can not be filled from the volunteers or the class or classes designated by the President as the "quota basis," the Local Board shall proceed to select men in the manner herein provided from the deferred classes in which registrants have been placed because of industry, occupation, or employment, including agriculture, whose only ground for deferred classification is such occupation or employment. If the allotment can not be filled from Class I, a sufficient number of registrants possessing the requisite occupational skill shall be selected from Class II in sequence of order numbers, but only such registrants as have been placed in Class II on the ground of industry, occupation, or employment, including agriculture. If the allotment can not be filled from men possessing the requisite occupational qualifications who are in Class I or who have been placed in Class II only on the ground of industry, occupation, or employment, including agriculture, the Local Board shall proceed to the examination of the questionnaires of registrants who have been placed in Classes III and IV on the ground of industry, occupation, or employment, including agriculture, and shall forward by registered mail to the proper District Board the questionnaires of all registrants who have been placed in said Classes III and IV on the ground of industry, occupation, or employment, including agriculture, who possess the requisite occupational skill with a statement of the number of men to be inducted from among such registrants, and request that the District Board designate from among the registrants whose questionnaires have been submitted those who are to be inducted under the call.

Immediately upon the mailing of these questionnaires the Local Board shall telegraph to the chairman of the District Board requesting that the District Board assemble for the purpose of selecting the

registrants to be inducted.

Local Boards will be held strictly responsible in their selection of men to fill voluntary-special calls that the occupational or educational qualifications prescribed by the call are possessed by each registrant inducted under the call. Nothing in this section shall be construed as authorizing a Local Board involuntarily to induct registrants in deferred classes to fill a call for men of educational quali-

fications only.

(d) Should any registrant be selected for involuntary induction under any voluntary-special call, who has been classified in Classes II, III, or IV on the ground of industry, occupation, or employment, including agriculture, but has not been finally classified on claims made by him or on his behalf on grounds other than industry, occupation, or employment, including agriculture, the Local Board shall immediately and before the issuance of the notice of induction into military service as prescribed in section 159g proceed with the classification of said registrant under any such other claim, and if said registrant is not finally classified in Class I on any ground other than that of industry, occupation, or employment, including agriculture, the involuntary induction of said registrant shall not be made and the notice of induction into military service prescribed in section 159g shall not be issued.

(e) Immediately upon the completion in accordance with the foregoing provisions of this section of the selection of the registrants to be inducted under the voluntary-special call the Local Board shall proceed with the induction and mobilization of such selected men in

the manner hereinafter provided.

(4) Authority and duties of District Board.—Immediately upon receipt from any Local Board of questionnaires of registrants placed in Classes III and IV because of industry, occupation, or employment, including agriculture, whose only ground for deferred classification is industry, occupation, or employment, including agriculture, the District Board shall proceed to select the registrants to be inducted under any voluntary-special call and shall, within 24 hours after the receipt of the questionnaires, advise the Local Board of its decision. The decision of the District Board shall be communicated to the Local Board by telegraph, and a copy of this telegram shall be inclosed with the questionnaires which are to be returned by registered mail immediately to the Local Board submitting the same.

Section 158E. List calls.

A "List" call is a call for the induction of registrants known by the Provost Marshal General to possess such occupational skill or educational qualifications as the needs of the military service may

require.

(1) How made.—A list call will be made by the Provost Marshal General on one or more States by mail and will include a list or lists of the order and serial numbers of all or part of the registrants within the respective States known by the Provost Marshal General to possess the requisite occupational skill or educational qualifications.

(2) Authority and duties of Governor.—On receipt of a list

call the Governor shall immediately proceed to-

(a) Allocate said call among one or more Local Boards (in his discretion) within his jurisdiction in such manner as will produce the required number of men, of the requisite qualifications, of the

color and physical requirements, and at the time specified, and in such manner as will least disturb the economic conditions in the State.

- (b) Call upon each Local Board to which an allotment has been made for its respective allotment. To the call shall be attached the list or lists furnished by the Provost Marshal General applicable to the Local Board upon which the call is made. If any readjustment of the original allotment is made the Governor shall notify the Local Boards concerned.
- (c) Forward to the Provost Marshal General a statement showing the allotments made to each Local Board. If any readjustment of the original allotment is made the Governor shall notify the Provost Marshal General of the revised allotment.

(d) Confer with the representative of the United States Railroad Administration within the State and arrange for proper transpor-

tation schedules.

(e) Notify each Local Board to which an allotment has been made

of the train schedules and transportation arrangements.

(f) Notify the commanding officer of the mobilization camp of the number of selected men to arrive under the call, together with the date and hour of the arrival and the names of the Local Boards forwarding each contingent. This notice shall be sent by telegraph immediately upon the completion of the transportation arrangements.

(3) Authority and duties of Local Board.—Upon receipt of a

list call, the Local Board shall immediately proceed to-

(a) Select in sequence of order numbers from within the class or classes designated by the President as the "Quota basis" a sufficient number of men of the color and physical requirements specified from among those included in the list furnished by the Provost Marshal

General to fill the call.

(b) If the allotment on the Local Board can not be filled from among the registrants included in the list furnished by the Provost Marshal General who are classified in the class or classes designated by the President as the "Quota basis," the Local Board shall proceed to select registrants from among those included in the list furnished by the Provost Marshal General in the manner herein provided from the deferred classes in which registrants have been placed because of industry, occupation, or employment, including agriculture, only. If the allotment can not be filled from Class I a sufficient number of registrants included in the list furnished by the Provost Marshal General shall be selected from Class II in sequence of order numbers, but only such registrants as have been placed in Class II on the ground of industry, occupation, or employment, including agriculture. If the allotment can not be filled from registrants included in the list submitted by the Provost Marshal General who are in Class I or who have been placed in Class II only on the ground of industry, occupation, or employment, including agriculture, the Local Board shall forward by registered mail to the proper District Board the questionnaires of all registrants included in the list furnished by the Provost Marshal General who have been placed in Class III and Class IV on the ground of industry, occupation, or employment, including agriculture, with a statement of the number of men to be inducted from among such registrants, and request that

the District Board designate from among the registrants whose questionnaires have been submitted those who are to be inducted under the call.

Immediately upon the mailing of these questionnaires the Local Board shall telegraph to the chairman of the District Board requesting that the District Board assemble for the purpose of selecting the

registrants to be inducted.

(c) Should any registrant be selected for involuntary induction under any list call, who has been classified in Class II, III, or IV on the ground of industry, occupation, or employment, including agriculture, but has not been finally classified on claims made by him or on his behalf on the grounds other than industry, occupation, or employment, including agriculture, the Local Board shall immediately and before the issuance of the notice of induction into military service as prescribed in Section 159g proceed with the classification of said registrant under any such other claim, and if said registrant is not finally classified in Class I on any ground other than that of industry, occupation, or employment, including agriculture, the involuntary induction of said registrant shall not be made and the notice of induction into military service prescribed in Section 159g shall not be issued.

(d) Immediately upon the completion of the selection of the registrants to be inducted under the call, the Local Board shall proceed with the induction and mobilization of such selected men in the

manner hereinafter provided.

(4) Authority and duties of District Board.—Immediately upon receipt, from any Local Board, of questionnaires of registrants placed in Classes III and IV on the ground of industry, occupation, or employment, including agriculture, whose only ground for deferred classification is industry, occupation, or employment, including agriculture, the District Board shall proceed to select the registrants to be inducted under any list call and shall, within 24 hours after the receipt of the questionnaires, advise the Local Board of its decision. The decision of the District Board shall be communicated to the Local Board by telegraph and a copy of this telegram shall be inclosed with the questionnaires which are to be returned by registered mail immediately to the Local Board submitting the same.

Section 158F. Individual calls.

An "Individual Call" is a call made by the Provost Marshal General at the request of a Staff Corps, Department, bureau, or office of the Army or of the Navy or of the Marine Corps, by competent orders on a Local Board for the immediate induction of a particular registrant who shall express a willingness, as hereinafter prescribed, for induction into the military service.

(1) How made.—An individual call will be made by the Provost Marshal General on a particular Local Board on Form 2007 pre-

scribed in section 328, p. 282.

(2) Authority and duties of Local Board.—Upon the receipt of

Form 2007 the Local Board shall immediately proceed to-

(a) Examine the status of the registrant named in said competent orders and if Form 1028 has been issued in respect of the registrant, or if the registrant is posted in column 24 of the Classification List, or

if the registrant is a slacker, delinquent, or deserter, the Local Board shall refuse to complete induction under the competent orders, shall note the reason for refusal on the original competent order, shall file both copies of the competent orders with the questionnaire of the registrant, and shall notify the Provost Marshal General of the reason for the refusal to accomplish the competent orders, using

Form 2008 (sec. 329, p. 283).

(b) If the status of the registrant is such that the Local Board can proceed with the induction it shall forthwith summon before it the registrant named in the competent orders and offer him induction thereunder. The registrant must, within 24 hours after receipt by him of the summons (the fact of the time of receipt to be established to the satisfaction of the Local Board), indicate his acceptance or rejection of the offer by signing the statement at the foot of Form 2007 (sec. 328). If the offer is accepted and the registrant is classified in a deferred class, he shall file the waivers required in section 150.

(c) If the offer is declined, both copies of the competent orders shall be filed with the questionnaire of the registrant and the Local Board shall immediately notify the Provost Marshal General of the

rejection of the offer, using Form 2008 (sec. 329).

(d) If the registrant accepts the induction under the competent orders and files the waivers required by section 150, if Form 1028 has not been issued, if the registrant is not a slacker, delinquent, or deserter, and if the registrant specified in Form 2007 possesses the physical qualifications specified under the call, the Local Board, if the registrant is in a deferred class on the ground of being in a necessary industry, occupation, or employment, including agriculture, shall immediately notify the nearest United States Employment Service Agent as provided in section 150, and after the expiration of three full days, unless the registrant has withdrawn his acceptance, the Local Board shall proceed with the induction of the registrant by issuing in respect of him the usual order of induction into military service, specifying the date desired by him (but not later than seven days after the date of acceptance of induction) for induction into military service and shall forward him in the usual manner to the mobilization camp specified in Form 2007, including in addition to the mobilization papers specified in section 160, the duplicate of the competent orders; and shall forward to the Provost Marshal General a notice on Form 2008 (sec. 329) of the induction of the registrant under the competent orders.

Section 159. Kind of inductions.

There are two kinds of induction—voluntary and involuntary.

Section 159A. Voluntary induction.

Voluntary induction is the induction of a registrant on his own application and may be ordinarily accomplished through "Voluntary," "Voluntary-Special," and "Individual" calls, and in exceptional cases through "General," "Special," and "List" calls as provided in section 150.

Section 159B. Involuntary induction.

Involuntary induction is the compulsory induction of a registrant, and may be ordinarily accomplished under "General," "Special," "Voluntary-Special," and "List" calls. Involuntary induction is also accomplished by the failure of a registrant to respond to the notice of the Adjutant General of the State issued after notification that the registrant has failed to file a questionnaire or to present himself for physical examination, directing him to report on a date to be fixed by the said Adjutant General.

Section 159C. How accomplished.

Voluntary induction is accomplished by Local Boards.
Involuntary induction is accomplished in two ways—by Local Boards and by the Adjutant General of the State.

Section 159D. Induction by Local Boards.

Induction by Local Boards is accomplished by entering in column 24 of the Classification List opposite the name of each registrant to be called for entrainment the day and hour on which the registrant is to report to the Local Board and by mailing, at the same time, to each such registrant an order (Form 1028, sec. 301, p. 250) to report to the Local Board for military duty at the hour, day, and place specified in said order, which shall be the same as that appearing in column 24 of the Classification List after the name of such registrant. From and after the day and hour thus specified each such registrant will be in the military service of the United States, and either the entry of such date after the name of any such registrant on the Classification List or the mailing to any such registrant of the order into military service shall constitute the giving of notice to such registrant that from and after such day and hour he will be in the military service of the United States.

Section 159E. Induction by the adjutant general of the State.

Induction by the adjutant general of the State is accomplished by mailing to each registrant who has failed to submit a question-naire or to appear for physical examination an order (Form 1014, sec. 286) directing such registrant to report to the State adjutant general by mail, telegraph, or in person on the day and hour specified by such adjutant general in said notice, which day and hour shall not be less than 10 days from the date of the notice. From and after the day and hour thus specified the registrant will be in the military service of the United States, unless, upon the registrant's reporting as ordered, the Adjutant General shall stay or rescind such order into military service.

Section 159F. Selection of qualified men for induction.

Upon receipt of notice of the number of men to be furnished under any call, the Local Board shall proceed with the selection of such men in the manner hereinbefore provided.

In furnishing the allotment required under any general call for men physically qualified for general military service, or under any general call for men physically qualified for special or limited military service each Local Board, in accordance with instructions received from the Governor acting for and by direction of the Presi-

dent, shall observe the following procedure:

Registrants shall be inducted under such general calls in their order of liability only when they have been finally classified in class I or in such other class as has been placed under call by direction of the President, and possessing the physical qualifications specified in the call.

Provided, That no registrant of the "Third Registration" shall be inducted into the military service unless he is within the ages prescribed by the President, from time to time, nor until all registrants of the "First Registration" and of the "Second Registration" in the same class possessing the same physical qualifications have been inducted; and that no registrant of the "Second Registration" shall be inducted until all registrants of the "First Registration" who have been finally classified and possess the physical qualifications,

specified in the call, have been exhausted.

Provided, That no registrant whose classification or physical examination is still pending with a Local or District Board shall be inducted into military service; but the fact that the classification or physical examination of men with earlier order numbers, or in earlier registration classes, is pending before a Local or District Board, shall not defer the induction into military service of any registrant who has been finally classified and physically examined whose place on the classification list makes them next for call, excluding the names and numbers of men who have earlier order numbers or who are in an earlier registration class and whose classification or physical examination is pending before a Local or District Board. Provided, That no registrant who can not read, write or speak the

Provided, That no registrant who can not read, write or speak the English language, or who is not a citizen of the United States, or who is found to be a noncombatant under Section 79 shall be inducted

under calls for the Navy.

Section 159G. Notice of induction into military service.

Immediately upon completion of the selection of men to fill its allotment under any call, the Local Board shall enter in column 24 of the Classification List, after the name of each registrant to be called for entrainment, the day and hour on which the registrant is to report to the Local Board, which day and hour must be not more than 24 nor less than 6 hours in advance of the time set for entrainment. Immediately upon making such entries in column 24 of the Classification List opposite the name of each such registrant the Local Board shall mail to the last known address of each such registrant an order (Form 1028, sec. 301, p. 250, including Form 1028-A, sec. 302, p. 251) to report to the Local Board for military duty at the hour, day, and place specified in said order, which hour and day shall be the same as that stamped or written in column 24 of the Classification List after the name of such registrant. Orders to report to a Local Board for military duty shall be issued in ample time for the selected man to compose his affairs before leaving home.

Note 1.—When a Local Board learns that one of its registrants is in Great Britain or France, it shall, when issuing his induction order (Form 1028), place the date of reporting so far

ahead that the registrant will have time to apply for enlistment voluntarily with the American Expeditionary Forces. After a reasonable time, a Local Board should receive either a certificate indicating that the registrant has so enlisted or a certificate and report of physical examination showing that the registrant has been rejected by the recruiting officer as physically unfit for military service. If such certificate of enlistment or such certificate and report of physical disqualification is not received within a reasonable time, the Local Board shall report the registrant to the Adjutant General of the Army on Form 1018 in the usual manner. If such certificate of enlistment or such certificate and report of physical disqualification is received, the registrant shall be classified in Class V whether or not the date specified in Form 1028 had passed at the time of the receipt of the certificate of enlistment or the certificate and report of physical disqualification.

Section 160. Preparing mobilization papers.

In ample time before entrainment the Local Board shall prepare

the following papers—

(a) One list on Form 1029, original and duplicate (sec. 303, p. 252), of men ordered to report for military duty. After the name of any man found to be a noncombatant the Local Board shall place the symbol zero (0) in the proper subcolumn of column 6.

(b) One Form 1029 A and B (sec. 304, p. 253) in respect of each man ordered to report for military duty. After the name of any man found to be a noncombatant the Local Board shall place the symbol

zero (0) after the word "division" on Form 1029-B.

(c) One certified copy of the original registration card of each man

ordered to report for military duty.

(d) Two copies of the report of physical examination in respect of each man ordered to report for military duty. These are two of the copies of Form 1010 already prepared. The Local Board shall retain the original copy of Form 1010 in its files.

These papers must be prepared with the greatest care and particularity, especial attention being paid to the correct spelling and cor-

rect entry of names.

Section 160A. What to do with mobilization papers.

The Local Board shall divide these papers into two sets. The first set to contain one Form 1029 (duplicate), one copy of the registration card (Form 1), one copy of the report of physical examination, and one Form 1029 A and B for each man ordered to report for military duty. The papers in this set, after checking and revision as provided in section 164, shall be delivered to the selected man in charge of the party, to be handed by him to the military authorities immediately upon arrival of the party at the mobilization camp. The second set is to contain one Form 1029 (original) and one

The second set is to contain one Form 1029 (original) and one copy of the report of physical examination (Form 1010) in respect of each man ordered to report for military duty. The papers in this set, after checking and revision as provided in section 164, shall be mailed to the Adjutant at the mobilization camp by registered mail by the Local Board immediately upon the entrainment of the party.

Section 161. First roll call and orders.

At the time and place specified for the selected men to report for military duty, the Local Board shall verify, from the prepared Forms

1029, the men who report for military duty.

(a) Formation.—The Local Board shall then require all selected men to form themselves in a single rank and remain in that formation until dismissed, and shall instruct the men—

You (here read list of names) are now in the military service of the United States, and unpunctuality and failure to report at the time and place specified by this Local Board or any authorized military official, or failure to obey any

command, order, or direction of this Local Board, the leader or assistant leaders of the party, or any authorized military official, are grave military offenses in time of war.

You shall report to this Local Board for roll calls and entrainment at such

times and places as may be hereafter directed by this Local Board.

You will be allowed to take with you to the mobilization camp only light-hand baggage or bundles containing toilet articles, one extra pair of comfortable shoes, not to exceed four extra suits of underclothing, and six pairs of socks, and also, if you so desire, one woolen blanket, preferably of a dark or neutral shade, tightly rolled, bound together at the ends of the roll, and slung over the left shoulder.

You will be held strictly responsible for any damage to railroad equipment

or other property while en route to the mobilization camp.

From the time of entrainment you will be in charge of the leader and assistant leaders and the leader and assistant leaders are under orders to report any insubordination or disobedience of orders to the Adjutant of the mobilization camp immediately upon arrival for proper military action.

BY COMMAND OF THE PROVOST MARSHAL GENERAL.

(b) Selection of leader.—The Local Board shall then designate one member of the party, selected by reason of his experience, age, character, and personality to be in charge of the party from the time of entrainment until they are delivered at the mobilization camp, and shall require the leader to step out of ranks and advance to the center of the contingent, four paces in front of the rank, and shall instruct the leader—

You (name of leader) have been designated by this Local Board as leader of this party of selected men.

You shall keep in your personal possession the railroad, meal, and lodging

tickets of the party.

You shall accompany the conductor through the train, identifying the men of your party, and deliver the railroad tickets to the railroad agent or conductor. Should there be any difference between the number of men covered by any ticket and the number of men in the party, you shall indorse on the face of the ticket the actual number of men for whom transportation is furnished.

You shall make the necessary arrangements at eating places, identifying the members of your party, and furnish the purveyor of meals with the proper

meal tickets.

You shall make the necessary arrangements at lodging places, identifying the members of your party, and furnish the proper tickets to cover such

lodging

You shall make frequent inspections of the railroad cars and shall list and report to the adjutant at the mobilization camp any damage which may be done to the train equipment or other property, specifying the name or names of the member or members of the party responsible for such damage and the name or names of the assistant leader or leaders in charge of the squad or squads to which the member or members of the party responsible for such damage are assigned.

You shall take every precaution to see that no intoxicating liquor, including beer, wine, or ale, is furnished to the men of your party and that no member of

your party is left at stops en route. If any intoxicating liquor, including beer, wine, or ale, is found on any selected man you shall immediately destroy it. No man shall be permitted to leave the train except when wearing his coat, overcoat, or raincoat, but may remove said coat, overcoat, or raincoat in the coacles of the train. No party larger than four men shall be ordered or permitted to leave the vicinity of the train, except under a leader or assistant leader who will be held responsible for its conduct while absent. Just prior to arrival at the mobilization camp you shall inspect the party to see that all members are present and ready to leave the train.

On arrival at the mobilization camp you shall keep the members of your party together in one compact group until they are taken in charge by an

officer or noncommissioned officer.

You are responsible for the safe-keeping of the mobilization papers of your party and for their prompt delivery to the officer or noncommissioned officer at

the mobilization camp who is authorized to receive them;

You are responsible for the safe arrival and good conduct of your party. In case of necessity you may telegraph to a station ahead for such police assistance as you may need. In case of accident, protracted delay, or other incident requiring instructions you should inform the adjutant of the mobilization camp by telegram and request instructions.

BY COMMAND OF THE PROVOST MARSHAL GENERAL.

(c) Selection of assistant leaders.—The Local Board shall then proceed to divide the selected men into squads of eight men each, and shall designate, from each squad, one man selected by reason of his experience, age, character, and personality to be in charge of the squad from the time of entrainment until they are delivered at the mobilization camp, and shall require the assistant leaders to step out of ranks and advance to the center of the squad, two paces in front of the rank, and shall instruct the assistant leaders—

You (read names of assistant leaders) have been designated by this local board as assistant leaders of this party of selected men, and as such you are the leaders of your respective squads.

You are required to obey the orders of the leader and to render such assist-

ance as he may direct.

You shall take every precaution to see that no intoxicating liquor, including beer, wine, or ale, is furnished to the men of your squad, and that no member of your squad is left at stops en route.

You are responsible for the good conduct of your squad and will be held jointly responsible with any man or men who may mutilate or destroy any rail-

road equipment or other property.

BY COMMAND OF THE PROVOST MARSHAL GENERAL.

(d) Preparation of squad lists.—The assistant leader shall immediately prepare and thereafter keep in his possession, a list of the men assigned to his squad. As soon as the list is prepared, each assistant leader shall notify the leader that his squad is organized. When all squads are reported organized, and not before, the leader

shall report that fact to the Local Board.

(e) Brassard.—Immediately upon the completion of the organization of squads, the Local Board shall distribute to the squads 3inch cloth brassards on which shall be printed or stamped in black ink the letters in large type "U. S. Army," or "U. S. Navy," or "U. S. Marine Corps," as the case may be. Under the supervision of the leader and assistant leaders the selected men shall stitch these brassards on the left sleeve of the coat, approximately 2 inches above the elbow.

In addition to the brassard herein prescribed to be placed on the left sleeve of each selected man, the Local Board shall furnish and stitch to the right sleeve of each leader and assistant leader a brassard on which shall appear the letters "S. P." This brassard shall be stitched to the right sleeve of the leader approximately 2 inches above the elbow and to the right sleeve of each assistant leader ap-

proximately 2 inches below the elbow.

In winter or inclement weather when inducted men wear or carry with them for immediate use an overcoat or raincoat two brassards shall be used, one stitched on the sleeve of the coat and the other on the sleeve of the overcoat or raincoat in the respective positions designated herein.

The assistant leader shall inspect the brassard of each man in his squad to see that it is properly and securely attached and when he is satisfied shall report to the leader that his squad is ready to be dismissed. When all squads are reported ready to be dismissed and not before, the leader shall report that fact to the Local Board.

(f) Uniform of selected men.—The uniform of men in the military service of the United States from the day and hour of induction into military service until arrival of the selected men at the mobilization camp shall consist of a 3-inch cloth brassard bearing the letters "U. S. Army," or "U. S. Navy," or "U. S. Marine Corps," as the case may be, which shall be stitched to the left sleeves of the selected men, 2 inches above the elbow, as provided herein.

Note.—As to men inducted into the Army the brassards now in use which bear the letters "U. S. N. A." shall be construed to be the uniform herein specified until replaced with brassards

bearing the new lettering.

(g) Appointment of leaders and assistant leaders as special military police.—The selected men designated as leaders and assistant leaders of contingents shall be appointed special military police by the Local Board and shall be furnished by the Local Board with warrants of appointment (Form 2010, sec. 331, p. 286) and with the

brassards prescribed herein.

The appointment of leaders and assistant leaders vests them, under the warrant herein provided, with power and authority to maintain good order in their respective contingents and squads; to part and quell all quarrels, frays, and disorders among the selected men under their immediate control; to search out, seize, confiscate, and destroy all intoxicating liquor, including beer, ale, or wine, introduced among their respective contingents or squads, either prior to departure or while en route, and in general to take all steps necessary to the maintenance of proper discipline in their respective contingents and squads. In the exercise of the authority conferred upon them they are authorized to arrest or confine any selected man in their respective contingents or squads who is not amenable to ordinary discipline, but this authority should be exercised sparingly and only in the most aggravated cases. The authority herein conferred does not extend to the arrest of civilians or to persons in other contingents or squads who may be subject to military law, but who are not members of the contingent or squad in charge of a leader or assistant leader, except that should any person in another contingent or squad who may be subject to military law, create any quarrel, fray, or disorder among the members of any contingent or squad, said person may be placed under arrest by the leader or assistant leader in charge of said contingent or squad and reported immediately to his superior officer.

(h) Certification of final classification to be taken up.—The Local Board shall take up the certificate of final classification (Form 1007) of each inducted man, or obtain a complete explanation regarding the disposition that he had made of the same. The certificate shall be placed in the cover sheet of the questionnaire. If the certificate is not surrendered, the Local Board shall immediately demand an explanation, under oath, if in the opinion of the Board that it is necessary. If the explanation is not satisfactory to the Local Board, and the Local Board is unable to obtain possession of the certificate, it shall forward the registrant's explanation and a statement of the circumstances of the case to the adjutant general of the State for such further action as he may deem necessary.

(i) Dismissing contingent.—When the leader reports that the contingent is ready to be dismissed, the Local Board shall instruct

the contingent—

You (here read list of names) are now in the temporary uniform of the Army, Navy, or Marine Corps of the United States, as the case may be, and it is necessary that you conduct yourselves with the dignity and decorum of a soldier in the military service of the United States and in such manner as not to bring reproach upon yourselves or the service to which you belong. must not remove the brassard stitched to your coat for any reason unless you desire to wear different clothing when you report for entrainment, in which event you must remove the brassard and immediately attach it to your other clothing in the same position it now occupies.

The law provides that no person in the military service of the United States shall be sold or given any intoxicating llquor, including beer, wine, or ale, and intoxication is an offense severely punished by military authorities. You should, therefore, avoid the use of any intoxicating liquor.

You must report to this Local Board at (hour) on (day) for second roll call

or entrainment.

You are now dismissed.

BY COMMAND OF THE PROVOST MARSHAL GENERAL.

Section 162. Second roll call.

Whenever any Local Board may deem necessary, selected men shall be ordered to report to the Local Board for second roll call at a time to be specified by the Local Board prior to the time of assembly for entrainment. At this roll call the assistant leaders shall form their squads, check their lists of men, and report to the leader the names of all absentees. When report is made by all assistant leaders, and not before, the leader shall report all absentees to the Local Board, and the Local Board shall dismiss the contingent after giving specific instructions as to the hour at which the selected men are to report for entrainment.

Section 163. Assembly on the day of entrainment.

The member or the members of a Local Board accompanying contingents of selected men to the railroad station shall wear the badge issued to officials connected with the enforcement of the Selective Service Law and shall arrange for station keepers and police to recognize this badge as designating members of boards. At the hour specified for final assembly each selected man shall report to his assistant leader and the assistant-leader shall check the names on his list and report at once to the leader that all men in his squad are present or that certain named men are absent. The leader shall compile a list of the names of absentees and report them to the Local

Board. The Local Board shall check the names of such absentees on Form 1029. The Local Board shall then read and distribute to the selected men the Regulations Governing Selected Men En Route to Mobilization Camps (Form 2009, sec. 330, p. 284).

The contingent will then be conducted to the railroad station in one body, if practicable, and whether in one body or not, each squad of eight men shall follow and remain with the assistant leader in

charge of such squad.

At the railroad station the Local Board shall deliver to the man in charge of the party the necessary railroad transportation, meal and lodging tickets, and the papers he is to deliver to the military authorities at the mobilization camp.

Section 164. Checking the mobilization papers.

The necessity for absolute accuracy in the papers to go forward with selected men can not be too strongly impressed on Local Boards. The check hereinafter prescribed must insure that no names of men not actually forwarded remain on the list (Form 1029, either the original or the duplicate) and that one Form 1029 (duplicate), one copy of the registration card, one copy of the report of physical examination (Form 1010), and Form 1029 A and B in respect of every man actually forwarded is delivered to the leader of the party.

The list (Form 1029) must be carefully checked on entrainment by the Local Board, and in any event prior to the arrival of the party at the mobilization camp. This should be done, if possible, immediately prior to entrainment by requiring the assistant leaders to report to the Local Board the names of the selected men who are present for entrainment and then checking the forms above enumerated against this list, striking from the list (Form 1029) the name of any selected man who is not present for entrainment and removing from the papers the forms pertaining to him; but should conditions be such that it is not possible to complete this work accurately at that time a representative of the Local Board may accompany the men on the train until the checking of the list is accomplished.

Section 165. Mailing duplicates of papers to mobilization camp.

Immediately upon the completion of the checking and revision of the list the Local Board shall dispatch, by registered mail, addressed to the adjutant of the mobilization camp, the papers prepared for that purpose. It is of the greatest importance that all papers be mailed within one hour after the completion of checking, as provided in section 164.

Section 166. Mobilization forms to be completed at mobilization camp.

Upon arrival at the mobilization camp, the adjutant shall take charge of all papers delivered to him by the leader of the party of selected men. Upon the receipt by mail of Form 1029 (original) the adjutant shall enter a cross-mark (X) in column 7 thereof, both original and duplicate, opposite the name of any member of the party who has failed to report at the mobilization camp and shall indorse the reverse side thereof and mail the original to the Provost

Marshal General and the duplicate to the proper Local Board. The adjutant at the mobilization camp will be held responsible that no erasure or change or any mark other than herein specified is placed

upon any copy of Form 1029.

Each Form 1029 A and B shall be retained by the adjutant until final rejection or acceptance of the man concerned, when Form 1029 A shall be completed and returned to the proper Local Board and Form 1029 B shall be completed and mailed direct to the Provost Marshal General. Acceptance or rejection must be determined and both cards placed in the mail within 15 days of the date of the registrant's induction into service, as indicated on Form 1029 A, except in exceptional cases of illness, when Forms 1029 A and B may be held for 30 days. This is the extreme case. Ordinarily cards should be mailed within a few days after the receipt thereof.

Section 167. Entries of acceptance or rejection.

Immediately upon receiving Form 1029 A from the mobilization camp the Local Board shall enter in column 26 or 27 of the Classification List the date of the acceptance, rejection, or (upon receipt of Form 1029 C) discharge from military service of each man forwarded to the mobilization camp, and at the same time shall make the proper entries on the cover sheet of the questionnaire of each such man.

Section 168. Transportation.

Transportation in connection with induction and mobilization

shall be furnished by Local Boards for-

(1) Sending selected men to the mobilization camp indicated in the call issued by the Provost Marshal General or to the transfer mobilization camp as provided in section 176 hereof.

(2) Sending delinquents and slackers to the mobilization camp

to which a Local Board usually contributes.

(3) Sending deserters to the nearest camp or Army post or station under guard and return of the guard to his home when reward

for apprehension is not claimed.

(a) What transportation requests are.—A transportation request (sec. 341, p. 299) is a request on a public carrier for transportation or sleeping car accommodations, to be furnished to persons traveling on Government business in connection with the execution of the Selective Service Law. It is not a ticket in itself, but must be presented to a ticket agent in exchange for a ticket before starting.

(b) Preparing the request.—Transportation requests are fur-

(b) Preparing the request.—Transportation requests are furnished in pads of 50 and are numbered in triplicate. They can be prepared on the typewriter or with an indelible pencil by putting a carbon sheet between the memorandum duplicate and tissue triplicate copies. In preparing transportation requests be sure to—

(1) Date each copy.

(2) In the upper left-hand corner of each request will be found a space for indicating the purposes for which the request was issued. Put a cross mark (X) or a check mark (\checkmark) in the space in front of the proper purpose and draw a line through all others. No requests will be honored by any ticket agent unless the purpose for which issued is properly indicated. In sending selected men, delinquents, or slackers to mobilization camps, the purpose for which the request

is used will be "Sending selected men to camp." In sending deserters to camps or Army posts or stations under guard, the purpose for which the request is used will be "Delinquents to camp under guard."

(3) Insert the name of the individual to whom the request is issued. If the request covers more than one selected man, insert the name of the individual in charge of the party and the additional number of selected men covered by the request; for example, if a party of 12 men is to be entrained, the request should state the name of the selected man in charge of the party "and 11 other selected men."

(4) Insert class of transportation as provided hereafter.

(5) Insert the name of the station from which the selected man or men are to be entrained or from which the railroad accommodations are to be furnished.

(6) Insert the name of the destination of the selected man or men

or to which the railroad accommodations are to be furnished.

(7) Put the Local Board stamp in the space provided.

(8) Have a member of the Local Board sign the request on the line indicated.

(9) Have the selected man in whose name the request is issued sign the request on the line indicated in the presence of a representa-

tive of the Local Board.

(10) On all transportation requests issued under calls for men to be inducted into the Navy stamp across the face of the transportation request the word "Navy," and on all transportation requests issued under calls for men to be inducted into the Marine Corps stamp across the face of the transportation request the word "Marine."

Note.—Do not fill in any of the blanks below the stamp of the

Local Board.

(c) Classes of transportation.—Railroads will furnish three distinct classes of transportation, for which there will be varying fares—

(1) Transportation in day coaches.

(2) Transportation in standard sleeping cars, the charges in this class of transportation being exclusive of the rates charged for berths in such equipment.

(3) Transportation in tourist sleeping cars, the charges in this class of transportation being exclusive of rates charged for berths

in such equipment.

(d) Specification of class of transportation.—The class of transportation shall be specified on the transportation request in the

following manner:

(1) If the selected man is entitled to day-coach travel only, strike out the words "or sleeping-car accommodations." The request will then read "at lowest available rates, transportation by a direct

usually traveled route."

(2) If the selected man is entitled to standard sleeping-car travel from the point of entrainment to destination, insert after the word "rates" the words "with standard sleeping-car increase," and strike out the words "or sleeping-car accommodations." The request will then read "at the lowest available rates, with standard sleeping-car increase, transportation by a direct usually traveled route."

(3) If the selected man is entitled to tourist sleeping-car travel from the point of entrainment to destination, insert after the word "rates" the words "with tourist car increase" and strike out the

words "or sleeping-car accommodations." The request will then read "at lowest available rates, with tourist car increase, transportation

by a direct usually traveled route."

(4) If the selected man is entitled to standard sleeping-car or tourist sleeping-car travel only from point of entrainment to a point other than destination, or a point other than that of entrainment to destination, or a point other than that of entrainment to a point other than destination, three transportation requests shall be used—one entitling him to day-coach travel from point of entrainment to destination, the second to standard sleeping-car or tourist sleepingcar travel between the points where such travel is to be furnished, and the third to sleeping-car accommodations. The first request shall be prepared as heretofore specified for day-coach travel only. The second request shall be prepared by striking out the words "at lowest available rates" and inserting in lieu thereof the words "standard sleeping-car increase" or "tourist-car increase," as the case may be, and striking out the words "or sleeping-car accommodations." The request will then read, "standard sleeping-car increase" or "tourist car increase, transportation by a direct usually traveled route." The points between which the standard sleepingcar or tourist sleeping-car travel is to be furnished must be specified The third request shall be prepared in accordance in this request. with the instructions in paragraph (e) of section 168.

(5) If a selected man is entitled to both standard sleeping-car and tourist sleeping-car travel, five transportation requests shall be used one entitling him to day-coach travel from point of entrainment to destination, the second to standard sleeping-car travel between the points where such travel is to be furnished, the third to tourist sleeping-car travel, between the points where such travel is to be furnished, and the fourth and fifth to sleeping-car accommodations. The first request shall be prepared as heretofore specified for coach travel only. The second request shall be prepared by striking out the words "at lowest available rates" and inserting in lieu thereof the words "standard sleeping-car increase" and striking out the words "or sleepingcar accommodations." The request will then read "standard sleepingcar increase, transportation by a direct usually traveled route." The points between which the standard sleeping-car travel is to be furnished must be specified in this request. The third request shall be prepared by striking out the words "at lowest available rates" and inserting in lieu thereof the words "tourist-car increase," and striking out the words "or sleeping-car accommodations." The request will then read "tourist-car increase, transportation by a direct usually traveled route." The points between which the tourist sleeping-car travel is to be furnished must be specified in this request. The fourth and fifth requests shall be prepared in accordance with the in-

structions in section 168e.

(6) Should there be breaks in sleeping-car accommodations proper requests to cover sleeping-car increase should be furnished for each service, i. e., between the points where the sleeping-car accommodations are actually furnished. In case of breaks two or more requests for sleeping-car increase will be required.

(e) Sleeping-car accommodations.—Where the journey one way will necessarily consume 24 hours or more, tourist-car accommodations may be furnished on the basis of one section for each three

Where one man is traveling alone or there is one more man than enough to fill sections, an upper berth will be stipulated. When two men are traveling together, one lower berth will be stipulated. If one lower berth can not be obtained, two upper berths may be stipulated. If tourist-car accommodations are not available from point of entrainment, standard-car accommodations may be furnished on the same basis to the point where tourist-car accommodations may be obtained. When sleeping-car accommodations are not sold at a point of entrainment the request shall be presented to the Pullman conductor or porter on the train. When a trip is begun in the morning or early afternoon, day coaches shall be used until after 7 o'clock p. m., except where special equipment has been provided. In such cases the representative of the Local Board shall request the ticket agent to wire ahead for the necessary reservations. A separate transportation request shall be issued for sleeping-car accommodations and shall be prepared by striking out the words "transportation or." The request will then read "at lowest available rates, sleeping-car accommodations by a direct usually traveled route." If tourist sleeping accommodations are to be furnished the transportation requests shall be prepared by striking out the words "transportation or" and inserting before the word "sleeping" the word "tourist." The request will then read "at lowest available rates, tourist sleeping-car accommodations, by a direct usually traveled route." The points between which the sleeping-car accommodations are to be furnished must be specified in the request. If the selected man is entitled to both standard and tourist sleeping-car accommodations, two requests must be prepared as herein directedone specifying the points between which standard sleeping-car accommodations are to be furnished, and the other specifying the points between which tourist sleeping-car accommodations are to

Should there be breaks in sleeping-car accommodations, proper requests should be furnished for each service, i. e., between the points where sleeping-car accommodations are actually furnished. In case of breaks two or more requests for sleeping-car accommodations will be required.

(f) Routing.—No attempt shall be made by any Local Board to route any inducted man or men from point of entrainment to destination.

(g) Automobile, street car, and stage lines.—Requests shall be issued for transportation over automobile, street car, or stage lines or for other miscellaneous service only where direct rail or water

transportation is not available.

(h) Disposition of requests.—Whenever possible, a representative of the Local Board shall take the original request to the ticket agent, obtain the tickets, and distribute them to the selected men just before entrainment. When but one man is traveling on a request and the Local Board is satisfied that he can be trusted to handle the request properly, it may be given to him to obtain his ticket on. The memorandum copy shall be mailed immediately to the Quartermaster General (Transportation Branch), Washington, D. C., and not to the Provost Marshal General.

(i) Orders.—Transportation requests provide for service to be performed to "the destination shown on orders presented herewith

for inspection." In case of men inducted into the military service, their induction orders are the orders under which they are traveling and should be presented to ticket agents for inspection whenever required. In the case of guards conducting deserters to camp, Local Boards shall prepare an order showing that the person traveling has been ordered to do so and for what purpose.

(j) Penalty for fraudulent use. The United States Statutes provide a penalty of \$1,000 for fraudulent use of transportation

requests.

Section 169. Meal tickets.

Meal tickets in connection with induction and mobilization shall be furnished by Local Boards for providing meals to selected men traveling from the seat of a Local Board to mobilization camps, using one meal ticket for each meal for the entire contingent.

(a) What meal tickets are.—A meal ticket (sec. 342, p. 300) is an order on any hotel, restaurant, dining car, or eating house for one or

more meals at a value of not exceeding 75 cents for each meal.

(b) Preparing the meal ticket.—Meal tickets are furnished in pads of 50 and are numbered in triplicate. They can be prepared on typewriter or with an indelible pencil by putting carbon sheets between the memorandum duplicate and tissue triplicate copies. In preparing meal tickets be sure to—

(1) Date each copy.

- (2) Insert the name of the individual to whom the ticket is issued. If the request covers more than one selected man, insert the name of the individual in charge of the party and the additional number of selected men covered by the ticket. For example: If a party of 12 men are to be entrained, the request should state the name of the selected man in charge of the party and "eleven other selected men."
- (3) Insert the name of the destination of the selected man or men. (4) Insert the number of days during which the ticket may be used for the purpose of procuring meals.

(5) Put the Local Board stamp in the space provided.

(6) Have a member of the Local Board sign the request on the line indicated.

(7) Have the selected man in whose name the request is issued sign the ticket on the line indicated in the presence of a representative of the Local Board.

(8) On all meal tickets issued under calls for men to be inducted into the Navy stamp across the face of the meal ticket the word "Navy," and on all meal tickets issued under calls for men to be inducted into the Marine Corps stamp across the face of the meal ticket the word "Marine."

Note.—Do not fill in any of the blanks below the stamp of the

Local Board.

(c) Disposition of meal tickets.—Deliver the original ticket to the man in whose name it is issued. Mail the duplicate copy to the "Quartermaster General, Washington, D. C.," and not to the Provost Marshal General.

Section 170. Lodging tickets.

Lodging tickets (sec. 342, p. 300) in connection with induction and mobilization shall be furnished by Local Boards for providing lodging to selected men traveling from the seat of a Local Board to

mobilization camps.

(a) What lodging tickets are.—A lodging ticket is an order on any hotel or lodging house for the accommodation of the selected man or men covered by the ticket. Pullman accommodations are not considered to be lodging, and lodging tickets must not be issued for Pullman accommodations. The proper method of securing Pullman accommodations is prescribed in paragraph (e) of section 168.

(b) Preparing the lodging ticket.—Lodging tickets are prepared on the form provided for meal tickets in the manner provided in paragraph (b) of section 169, with the following exception: Strike out the word "meal" in the body of the ticket and insert in lieu thereof the word "lodging," and strike out the words "60 cents" or "75 cents" and insert in lieu thereof the cost of lodging, which must not exceed \$1.50 per day. Any amount in excess of \$1.50 per day for lodging will be charged against the pay of the selected man.

(c) Disposition of lodging tickets.—Lodging tickets should be

disposed of as provided in paragraph (c) section 169.

Section 171. Number of meal and lodging tickets to be issued.

Not more than four tickets shall be used for the meals and lodging of any selected man or men for one day. The number of tickets to be issued shall be governed by the transportation arrangements as announced by the Governor.

Section 172. Lost or improperly issued transportation requests, railroad tickets, meal and lodging tickets.

If any selected man appears before a Local Board and shows that while traveling under competent orders from a Local Board to a mobilization camp he has lost his transportation request, railroad ticket, meal or lodging ticket, has become separated from his contingent, or has received improperly issued transportation, meal or lodging tickets, or insufficient meal tickets to continue his journey, the Local Board or State Headquarters shall issue the necessary transportation request, meal or lodging tickets to enable the registrant to reach the proper mobilization camp and shall report the circumstances in detail by letter to the commanding officer of the mobilization camp, forwarding a copy of said letter to the Local Board of origin. Where the additional issue of transportation requests, meal or lodging tickets is caused by the carelessness or neglect of the selected man the Local Board or State Headquarters shall recommend to the commanding officer of the mobilization camp that the cost of the additional transportation, meal or lodging tickets furnished by it shall be deducted from the pay of the selected man.

Section 173. Relieving cases of great and unusual hardship.

(a) To relieve cases of special hardship or cases of persons temporarily disabled by reason of sickness or injury, the Local Board may delay the call or induction of any registrant whose order number is within the allotment to be sent, provided another registrant whose order number is not within such allotment is available. Great care must be taken to see that no hardship is imposed on the person sent in place of the registrant whose call is thus delayed. The

authority granted herein must be exercised sparingly and only in cases of special hardship or temporary disability shown to the satisfaction of the board, and the person whose call has been delayed must be inducted into service and sent to duty as soon as the cause

for the delay of his call is removed.

(b) If at any time after the date and hour for induction and before entrainment, circumstances of great and unusual hardship shall arise, including temporary disability by reason of sickness or injury of a selected man or sudden serious illness and apparently approaching death of a wife, child, parent, brother, or sister of a selected man, the Local Board may defer entrainment for not to exceed 48 hours. If a greater delay is demanded by the circumstances related above, the Local Board may, at the expense of the selected man, telegraph the circumstances to the commanding officer of the mobilization camp with its recommendation and request for a furlough not to exceed 10 days. The authority herein granted shall be exercised sparingly and only in case where great and unusual hardship is shown to the satisfaction of the Local Board.

Section 174. Persons inducted into military service failing to report to a Local Board for entrainment to a mobilization camp when directed to do so, or who fail to entrain, or who absent themselves en route to a mobilization camp.

Persons inducted into military service who fail to report to their Local Boards for military duty when ordered by their Local Board to do so or who shall absent themselves from entrainment or from their party en route to a mobilization camp are deserters and shall be proceeded against under section 140.

Section 175. Filling deficiencies in any contingent.

Immediately after the time of entrainment the Local Board shall proceed to call and entrain a sufficient number of registrants to fill

the deficiency, if any, in its allotment.

Immediately upon receipt of notice from the mobilization camp (Form 1029-A) that any selected man of the contingent of a Local Board has been rejected, or upon receipt of Form 1029 that any selected man, though entrained, has failed to reach the mobilization camp, the Local Board shall proceed to call and entrain a registrant to fill such vacancy, entraining the man to the mobilization camp designated in the call and using in the preparation of the mobilization papers the call number under which the rejected man was entrained.

Immediately upon receipt of notice from the mobilization camp (Form 1029-C) that any selected man of the contingent of a Local Board has been discharged because of erroneous induction, the Local Board shall proceed to call and entrain a registrant to fill such vacancy, entraining the man to the mobilization camp designated in the call and using in the preparation of the mobilization papers the call number under which the rejected man was entrained.

Selected men sent to fill deficiencies in any contingent shall be

given at least 24 hours' notice to appear for entrainment.

When selected men are sent singly or in small groups to mobilization camps the records in respect of them must be prepared and forwarded with all the particularity heretofore prescribed, but such changes as may be deemed necessary in the prescribed formalities of roll call, assembly, and entrainment may be made by the Local Board.

Section 176. Registrants absent from the jurisdiction of their Local Boards may, under certain circumstances, be sent to a mobilization camp of another Local Board.

When the order to report for military duty finds a registrant absent from the jurisdiction of his Local Board, he may apply in person to another Local Board to be ordered to report for military duty to the latter Local Board, which shall immediately pass upon such application and notify the Local Board of origin of its decision

by telegraph at the expense of the registrant.

Such permission shall be granted only in cases where the Local Board to which application is made is more than one hundred miles from the Local Board of origin and the registrant has resided within the territorial jurisdiction of the Local Board to which application is made for not less than thirty days; unless the occupation of the registrant is such as compels his frequent and habitual absence from the jurisdiction of his Local Board of origin and where refusal of such permission would cause great hardship.

Such permission shall be granted only in cases where its

Such permission shall be granted only in cases where its refusal would cause hardship and where the Local Board to which application is made is convinced that the application is meritorious and is not a mere attempt on the part of the registrant to select the mobilization camp that he personally

prefers.

When such permission is granted by the Local Board of transfer

the case will be treated as follows:

(a) Papers to be prepared and forwarded.—The following papers shall be prepared and forwarded by the Local Board of origin to the Local Board of transfer:

Form 1029 (in duplicate) in respect of the registrant, leaving blank the date and write the word "transferred" under the vacant

date line

Form 1029 A and B in respect of the registrant, writing the word "transferred" to the left of the stamp of the Local Board of origin. Certified copy of Form 1 (registration card) in respect of the registrant.

Two copies of Form 1010 in respect of the registrant.

One form 2015 (sec. 345, p. 304).

The instructions in this subparagraph concerning the duties of the Local Board of origin to forward to the Local Board of transfer the papers specified are mandatory and must be complied with immediately and in all cases within 24 hours of the receipt of the request mentioned in the opening paragraph of this section.

(b) Duties of Local Board of transfer.—The Local Board of transfer shall not entrain the registrant until the receipt of the mobilization papers from the Local Board of origin, except as specified in paragraph 8 of section 140. Immediately upon receipt of mobilization papers in respect of the transferred registrant, the Local Board of transfer shall fill in the date of entrainment in Form 1029; shall write under the stamp of the Local Board of origin on

Forms 1029 and 1029 A and B the words "Entrained at (place of entrainment)"; shall insert in red ink on Forms 1029 and 1029-A the name and location of the mobilization camp to which the selected man is sent as hereinafter provided; shall direct the registrant to report for military duty; and shall forward him in the usual manner

to the proper mobilization camp as hereinafter provided.

(c) Mobilization camp to which transferred registrant shall be forwarded.—If the registrant transferred for entrainment to a mobilization camp is ordered to report for military duty in the Army under a call to which the letter "G" has been suffixed, the Local Board of transfer shall insert in red ink the name and location of the mobilization camp to which the registrant is sent and shall forward the registrant to the mobilization camp herein specified for the State in which the Local Board of transfer is located.

Arizona Camp Funston, Fort Riley, Kans, Arkansas Camp Pike, Little Rock, Ark. California Camp Lewis, American Lake, Wash. Colorado Camp Funston, Fort Riley, Kans. Connecticut Camp Devens, Ayer, Mass. Delaware Camp Dix, Wrightstown, N. J. District of Columbia Camp Meade, Admiral, Md. Florida Camp Jackson, Columbia, S. C. Georgia Camp Gordon, Atlanta, Ga. Idaho Camp Dodge, Des Moines, Iowa. Illinois American Lake, Wash. Illinois American Lake, Wash. Illinois American Lake, Wash. Illinois American Lake, Wash. Indiana American Lake, Wash. Illinois	Alabama	Camp Gordon, Atlanta, Ga.	•
Arkansas Camp Pike, Little Rock, Ark, California Camp Lewis, American Lake, Wash. Colorado / Camp Funston, Fort Riley, Kans. Connecticut Camp Devens, Ayer, Mass. Delaware Camp Dist, Wrightstown, N. J. District of Columbia Camp Meade, Admiral, Md. Florida Camp Jackson, Columbia, S. C. Georgia Camp Gordon, Atlanta, Ga. Camp Lewis, American Lake, Wash. Illinois Camp Dodge, Des Moines, Iowa. Indiana Paylor, Louisville, Ky. Iowa Paylor, Louisville, Ky. Iowa Podge, Des Moines, Iowa. Camp Dodge, Des Moines, Iowa. Camp Funston, Fort Riley, Kans. Kentucky Camp Funston, Fort Riley, Kans. Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Devens, Ayer, Mass. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Devens, Ayer, Mass. Montana Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Nevada Camp Evens, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. Nevada Camp Lewis, American Lake, Wash. New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Dix, Wrightstown, N. J. New Mexico Camp Dix, Wrightstown, N. J. New Mexico Camp Dix, Wrightstown, N. J. North Carolina Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio, Oklahoma Camp Travis, San Antonio, Tex. Camp Devens, Ayer, Mass. South Carolina Camp Devens, Ayer, Mass. Camp Lewis, American Lake, Wash. Pennsoten Camp Devens, Ayer, Mass. Camp Lewis, American Lake, Wash.			
California Camp Hunston, Fort Riley, Kans. Connecticut Camp Dix, Wrightstown, N. J. Delaware Camp Dix, Wrightstown, N. J. District of Columbia Camp Dix, Wrightstown, N. J. Georgia Camp Gordon, Atlanta, Ga. Idaho Camp Dodge, Des Moines, Iowa. Illinois Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Kansas Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Nebraska Camp Funston, Fort Riley, Kans. Nebraska Camp Funston, Fort Riley, Kans. New Hampshire Camp Lewis, American Lake, Wash. New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Tunston, Fort Riley, Kans. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Travis, San Antonio, Tex. Camp Devens, Ayer, Mass. Camp Devens, Ayer, Mass. Camp Travis, San Antonio, Tex. Camp Travis, San Antoni			
Connecticut Camp Devens, Ayer, Mass. Delaware Canp Dix, Wrightstown, N. J. District of Columbia Camp Meade, Admiral, Md. Florida Camp Gordon, Atlanta, Ga. Idaho Camp Gordon, Atlanta, Ga. Idaho Camp Dodge, Des Moines, Iowa. Illinois Camp Dodge, Des Moines, Iowa. Illinois Camp Taylor, Louisville, Ky. Iowa Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Dodge, Des Moines, Iowa. Mississippi Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. Nebraska Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New York Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans, New York Camp Dix, Wrightstown, N. J. North Carolina Camp Dodge, Des Moines, Iowa. Ohlo Camp Sherman, Chillicothe, Ohlo, Oklahoma Camp Lewis, American Lake, Wash, Pennsylvania Camp Devens, Ayer, Mass. Nende Island Camp Dackson, Columbia, S. C. Camp Lewis, American Lake, Wash, Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Dackson, Columbia, S. C. Camp Travis, San Antonio, Tex. Camp Trexas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash, Vermont Camp Lewis, American Lake, Wash, Vermont Camp Lewis, American Lake, Wash. Camp Lewis, Ame			١.
Connecticut Camp Devens, Ayer, Mass. Delaware Canp Dix, Wrightstown, N. J. District of Columbia Camp Meade, Admiral, Md. Florida Camp Gordon, Atlanta, Ga. Idaho Camp Gordon, Atlanta, Ga. Idaho Camp Dodge, Des Moines, Iowa. Illinois Camp Dodge, Des Moines, Iowa. Illinois Camp Taylor, Louisville, Ky. Iowa Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Dodge, Des Moines, Iowa. Mississippi Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. Nebraska Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New York Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans, New York Camp Dix, Wrightstown, N. J. North Carolina Camp Dodge, Des Moines, Iowa. Ohlo Camp Sherman, Chillicothe, Ohlo, Oklahoma Camp Lewis, American Lake, Wash, Pennsylvania Camp Devens, Ayer, Mass. Nende Island Camp Dackson, Columbia, S. C. Camp Lewis, American Lake, Wash, Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Dackson, Columbia, S. C. Camp Travis, San Antonio, Tex. Camp Trexas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash, Vermont Camp Lewis, American Lake, Wash, Vermont Camp Lewis, American Lake, Wash. Camp Lewis, Ame	Colorado	Camp Funston, Fort Riley, Kans.	
Delaware Camp Dix, Wrightstown, N. J. District of Columbia Camp Meade, Admiral, Md. Florida Camp Gordon, Atlanta, Ga. Idaho Camp Gordon, Atlanta, Ga. Idaho Camp Lewis, American Lake, Wash. Illinois Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Funston, Fort Riley, Kans. Kansas Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Obdge, Des Moines, Iowa. Mississippi Camp Dix, Wrightstown, N. J. New Massachusetts Camp Devens, Ayer, Mass. Nebraska Camp Funston, Fort Riley, Kans. Nebraska Camp Funston, Fort Riley, Kans. Nebraska Camp Funston, Fort Riley, Kans. Newdaa Camp Lewis, American Lake, Wash. New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Olio Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Camp Lewis, American Lake, Wash. Camp Dodge, Des Moines, Iowa. Camp Dodge, Des Moines, Iowa. Camp Jackson, Columbia, S. C. North Dakota Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Dodge, Des Moines, Iowa. Olio Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Camp Devens, Ayer, Mass. South Carolina Camp Meade, Admiral, Md. Rhode Island Camp Meade, Admiral, Md. Rhode Island Camp Travis, San Antonio, Tex. Camp Travis, San Antonio, Tex. Utah. Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Verginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.			
District of Columbia Camp Meade, Admiral, Md. Florida Camp Jackson, Columbia, S. C. Georgia Camp Gordon, Atlanta, Ga. Idaho Camp Dodge, Des Moines, Iowa. Illinois Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Kansas Camp Pinston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Devens, Ayer, Mass. Michigan Camp Devens, Ayer, Mass. Michigan Camp Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Missisalppi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Funston, Fort Riley, Kans. Mortana Camp Funston, Fort Riley, Kans. Nebraska Camp Funston, Fort Riley, Kans. Newada Camp Lewis, American Lake, Wash. New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Dodge, Des Moines, Iowa. Ohlo Camp Alexson, Columbia, S. C. Camp Dodge, Des Moines, Iowa. Ohlo Camp Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Meade, Admiral, Md. Rhode Island Camp Dovens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. Camp Dovens, Ayer, Mass. South Carolina Camp Dovens, Ayer, Mass. South Carolina Camp Travis, San Antonio, Tex. Camp Devens, Ayer, Mass. Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Vermont Camp Levis, American Lake, Wash. Vermont Camp Levis, American Lake, Wash. Vermont Camp Levis, American Lake, Wash. West Virginia Camp Levis, Amer			
Florida Camp Jackson, Columbia, S. C. Georgia Camp Gordon, Atlanta, Ga. Idaho Camp Lewis, American Lake, Wash. Illinois Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Taylor, Louisville, Ky. Iowa Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louisiana Camp Pinston, Fort Riley, Kans. Kentucky Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Devens, Ayer, Mass. Michigan Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Mississippi Camp Dodge, Des Moines, Iowa. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Ewis, American Lake, Wash. Nebraska Camp Devens, Ayer, Mass. New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Dix, Wrightstown, N. J. New Mexico Camp Dodge, Des Moines, Iowa. North Carolina Camp Dix, Wrightstown, N. Y. North Carolina Camp Dodge, Des Moines, Iowa. Ohio Camp Travis, San Antonio, Tex. Camp Dodge, Des Moines, Iowa. Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Camp Devens, Ayer, Mass. South Carolina Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. West Virginia Camp Lee, Petersburg, Va. Wisconsin Camp Gordon, Atlanta, Ga.			
Georgia Camp Gordon, Atlanta, Ga. Idaho Camp Lewis, American Lake, Wash. Illinois Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Indiana Camp Dodge, Des Moines, Iowa. Kansas Camp Funston, Fort Riley, Kans. Kentucky Camp Taylor, Louisville, Ky. Louistana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Mississippi Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Euwis, American Lake, Wash. Nebraska Camp Dodge, Des Moines, Iowa. Nebraska Camp Euwis, American Lake, Wash. Nebraska Camp Euwis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Evens, Ayer, Mass. New York Camp Dodge, Des Moines, Iowa. Ohio Camp Camp Dodge, Des Moines, Iowa. Ohio Camp Camp Dodge, Des Moines, Iowa. Ohio Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Dovens, Ayer, Mass. South Carolina Camp Dovens, Ayer, Mass. Camp Dovens, Ayer, Mass. Camp Grant, Rockford, Ill. West Virginia Camp Lee, Petersburg, Va. Washington Camp Lewis, American Lake, Wash. West Virginia Camp Lewis, American Lake, Wash. West Virginia Camp Lewis, American Lake, Wash. West Virginia Camp Camp Lewis, American Lake, Wash. West Virginia Camp Camp Lewis, American Lake, Wash.			
Illinois	Georgia	Camp Gordon, Atlanta, Ga.	
Illinois	Idaho	Camp Lewis, American Lake, Wash	ı.
Iowa	Illinois	Camp Dodge, Des Moines, Iowa.	
Iowa	Indiana	amp Taylor, Louisville, Ky.	
Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Misnesota Camp Pike, Little Rock, Ark. Missouri Camp Pike, Little Rock, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Montana Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Lewis, American Lake, Wash. Pennsylvania Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Towa	Camp Dodge, Des Moines, Iowa.	
Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Misnesota Camp Pike, Little Rock, Ark. Missouri Camp Pike, Little Rock, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Montana Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Lewis, American Lake, Wash. Pennsylvania Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Kansas	Camp Funston, Fort Riley, Kans.	
Louisiana Camp Pike, Little Rock, Ark. Maine Camp Devens, Ayer, Mass. Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Dodge, Des Moines, Iowa. Misnesota Camp Pike, Little Rock, Ark. Missouri Camp Pike, Little Rock, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Montana Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Lewis, American Lake, Wash. Pennsylvania Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Kentucky	Camp Taylor, Louisville, Ky.	
Maryland Camp Meade, Admiral, Md. Massachusetts Camp Devens, Ayer, Mass. Michigan Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Jackson, Columbia, S. C. South Dakota Camp Jackson, Columbia, S. C. South Carolina Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tenas Camp Jackson, Columbia, S. C. Camp Travis, San Antonio, Tex. Camp Jackson, Columbia, S. C. Camp Jackson, Columbia, S. C. Camp Hewis, American Lake, Wash. Pennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Louisiana	Camp Pike, Little Rock, Ark.	
Massachusetts Camp Devens, Ayer, Mass. Michigan Camp Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. New Jersey Camp Lewis, American Lake, Wash. New Jersey Camp Devens, Ayer, Mass. New Mexico Camp Little, Kans. New Mexico Camp Upton, Yaphank, N. Y. North Carolina Camp Upton, Yaphank, N. Y. North Carolina Camp Dodge, Des Moines, Iowa. Ohio Camp Dodge, Des Moines, Iowa. Ohio Camp Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Dackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Maine	Camp Devens, Ayer, Mass	
Michigan Camp Custer, Battle Creek, Mich. Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Lewis, American Lake, Wash. Nevada Camp Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Upton, Yaphank, N. Y. North-Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohlo Camp Mexico Camp Lewis, American Lake, Wash. New York Camp Lewis, American Lake, Wash. Camp Lewis, American Lake, Wash. Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. West Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	Maryland	Camp Meade, Admiral, Md.	
Minnesota Camp Dodge, Des Moines, Iowa. Mississippi Camp Pike, Little Rock, Ark. Missouri Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. New Hampshire Camp Lewis, American Lake, Wash. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Sherman, Chillicothe, Ohio, Oklahoma Camp Sherman, Chillicothe, Ohio, Oklahoma Camp Lewis, American Lake, Wash. Pennsylvania Camp Bevens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Jackson, Columbia, S. C. South Dakota Camp Henston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash.	Massachusetts	Camp Devens, Ayer, Mass.	
Mississippi Camp Pike, Little Rock, Ark, Missouri Camp Funston, Fort Riley, Kans, Montana Camp Lewis, American Lake, Wash, Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Funston, Fort Riley, Kans. New Hampshire Camp Lewis, American Lake, Wash, New Hampshire Camp Dix, Wrightstown, N. J. New Mexico Camp Funstoft, Fort Riley, Kans, New York Camp Funstoft, Fort Riley, Kans, New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa, Ohio Camp Sherman, Chillicothe, Ohio, Oklahoma Camp Travis, San Antonio, Tex, Oregon Camp Lewis, American Lake, Wash, Pennsylvania Camp Devens, Ayer, Mass, South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans, Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash, Vermont Camp Devens, Ayer, Mass, Virginia Camp Lewis, American Lake, Wash, Vermont Camp Devens, Ayer, Mass, Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Michigan	Camp Custer, Battle Creek, Mich.	
Missouri Camp Funston, Fort Riley, Kans. Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Dodge, Des Moines, Iowa. Ohio Camp Dodge, Des Moines, Iowa. Ohio Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Meade, Admiral, Md. Rhode Island Camp Jackson, Columbia, S. C. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Devens, Ayer, Mass. Virginia Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.	Minnesota	Camp Dodge, Des Moines, Iowa.	
Montana Camp Lewis, American Lake, Wash. Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Devens, Ayer, Mass. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Mexico Camp Lewis, American Lake, Wash. Pennsylvania Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Camp Dakota Camp Travis, San Antonio, Tex. Camp Lewis, American Lake, Wash. Camp Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	Mississippi	Camp Pike, Little Rock, Ark.	
Nebraska Camp Funston, Fort Riley, Kans. Nevada Camp Lewis, American Lake, Wash. New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funstoft, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio. Oklahoma Camp Devens, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash. Vermont Camp Lee, Petersburg, Va. Washington Camp Grant, Rockford, Ill.			
New daa			١.
New Hampshire Camp Devens, Ayer, Mass. New Jersey Camp Dix, Wrightstown, N. J. New Mexico Camp Funston, Fort Riley, Kans. New York Camp Upton, Yaphank, N. Y. North Carolina Camp Dackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio, Oklahoma Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans, Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Washington Camp Lee, Petersburg, Va. Washington Camp Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.			
New Jersey	Nevada	Camp Lewis, American Lake, Wash	ı.
New Mexico			
New York Camp Upton, Yaphank, N. Y. North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio. Oklahoma Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash. Vermont Camp Grant, Rockford, Ill.	New Jersey	Camp Dix, Wrightstown,-N. J.	
North Carolina Camp Jackson, Columbia, S. C. North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio. Oklahoma Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash. Vermont Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	New Mexico	Camp Funston, Fort Riley, Kans.	
North Dakota Camp Dodge, Des Moines, Iowa. Ohio Camp Sherman, Chillicothe, Ohio. Oklahoma Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	New York		
Ohio	North-Carolina	Camp Jackson, Columbia, S. C.	
Oklahoma Camp Travis, San Antonio, Tex. Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	North Dakota	Camp Dodge, Des Moines, Iowa,	
Oregon Camp Lewis, American Lake, Wash. Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lewis, American Lake, Wash. Washington Camp Lewis, American Lake, Wash. West Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	Ohio	Camp Sherman, Chillicothe, Ohio.	
Pennsylvania Camp Meade, Admiral, Md. Rhode Island Camp Devens, Ayer, Mass, South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans, Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex, Utah Camp Lewis, American Lake, Wash, Vermont Camp Devens, Ayer, Mass, Virginia Camp Lee, Petersburg, Va. Washington Camp Lewis, American Lake, Wash, West Virginia Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.			
Rhode Island Camp Devens, Ayer, Mass. South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.			
South Carolina Camp Jackson, Columbia, S. C. South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.			
South Dakota Camp Funston, Fort Riley, Kans. Tennessee Camp Gordon, Atlanta, Ga. Texas Camp Travis, San Antonio, Tex. Utah Camp Lewis, American Lake, Wash. Vermont Camp Devens, Ayer, Mass. Virginia Camp Lee, Petersburg, Va. Washington Camp Lee, Petersburg, Va. Wisconsin Camp Grant, Rockford, Ill.	Rhode Island	Camp Devens, Ayer, Mass.	
Tennessee	South Carolina	Camp Jackson, Columbia, S. C.	
TexasCump Travis, San Antonio, Tex. UtahCamp Lewis, American Lake, Wash. VermontCamp Devens, Ayer, Mass. VirginiaCamp Lee, Petersburg, Va. WashingtonCamp Lewis, American Lake, Wash. West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.	South Dakota	Camp Funston, Fort Riley, Kans.	
UtahCamp Lewis, American Lake, Wash. VermontCamp Devens, Ayer, Mass. VirginiaCamp Lee, Petersburg, Va. WashingtonCamp Lewis, American Lake, Wash. West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.			
VermontCamp Devens, Ayer, Mass. VirginiaCamp Lee, Petersburg, Va. WashingtonCamp Lewis, American Lake, Wash. West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.			
Virginia	Utah	Camp Lewis, American Lake, Wash	ı.
WashingtonCamp Lewis, American Lake, Wash. West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.	Vermont	Camp Devens, Ayer, Mass.	
WashingtonCamp Lewis, American Lake, Wash. West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.	Virginia	Camp Lee, Petersburg, Va.	
West VirginiaCamp Lee, Petersburg, Va. WisconsinCamp Grant, Rockford, Ill.	Washington	Camp Lewis, American Lake, Wash	l.
	West Virginia	Camp Lee, Petersburg, Va.	
Wyoming			
	Wyoming	Camp Lewis, American Lake, Wash	1.

If the transferred registrant is ordered to-report for military duty in the Army under a call to which the letter "G" has not been suffixed, or the Navy or Marine Corps, the Local Board of transfer shall forward the registrant to the mobilization camp specified in the call and on Forms 1029 and 1029-A.

In no case shall any Local Board of transfer, after the issuing to the registrant of Form 1028, delay the induction or entrainment of any registrant in order to permit such registrant to secure induction into any branch of the service other than that specified in the call, and Local Boards of transfer will be held strictly responsible that all registrants transferred to them for entrainment are immediately entrained in accordance with the provisions herein contained and the instructions of the Local Board of origin. The Local Board of transfer shall report the entrainment of the man to the Local Board of origin, using Form 2015, and upon receipt of this form the Local Board of origin shall report the entrainment.

Section 177. Disposition of registrants rejected or discharged from military service at a mobilization camp.

When any selected man, prior to acceptance, is rejected at a mobilization camp, the commanding officer thereof shall promptly notify his Local Board of the fact, cause (stating at length the details), and date of rejection, on Form 1029-A, and the Provost Marshal General. on Form 1029-B. When any selected man is, subsequent to acceptance, discharged at a mobilization camp, the commanding officer thereof shall similarly notify the Local Board, using Form 1029-C, and the Provost Marshal General, using Form 1029-D (sec. 305, p. 254).

Immediately upon receipt of notice of the rejection or discharge of any selected man, the Local Board shall reclassify the registrant in accordance with his status as determined by the action of the military authorities in rejecting or discharging him and shall then proceed in the following manner:

(a) If the rejection or discharge was because of physical disqualification, the Local Board shall reclassify the registrant in class I and shall direct him to appear before it for further physical examination, and if, after thorough physical reexamination, the Local Board discovers the physical defect found by the examining surgeon at the mobilization camp, the classification as determined by the commanding officer of the mobilization camp shall stand. If, after thorough physical reexamination, the Local Board does not discover the disqualifying defect, it shall refer the registrant to a Medical Advisory Board or a member or members thereof for exhaustive reexamination, advising the Medical Advisory Board or such member or members of the fact that the registrant has been rejected at the mobilization camp and specifically stating the cause of rejection as reported by the commanding officer. Medical Advisory Board or such member or members shall make an exhaustive examination of the registrant, particularly as regards the physical disqualifications as found by the examining surgeon at the mobilization camp and shall report its findings to the Local Board. The Local Board shall proceed to a decision as to the physical qualifications of the registrant and shall forward the record to the District Board for approval or disapproval of its

findings. Upon the return of the record from the District Board the Local Board shall reclassify the registrant in accordance with

the finding of the District Board.

(b) If the rejection or discharge at the mobilization camp was because of any reason other than that of physical disqualification the Local Board shall proceed to an investigation of the case, and if in the opinion of the Local Board an error was made in the rejection or discharge the entire record shall be referred to the Adjutant General of the State, who, if he approves the findings of the Local Board, shall refer the record to the commanding officer of the mobilization camp for his consideration, recommendation, and return through the Adjutant General of the State to the Local Board.

In all cases so referred to the commanding officer of the mobilization camp and not returned by him within a reasonable time, or returned by him without recommendation, or returned by him with a recommendation disapproving the findings of the Local Board, the Adjutant General of the State shall, if in his opinion the same be necessary, forward the entire record to the Provost Marshal General

for instructions as to further procedure.

Section 178. Quotas.

Quotas will be established from time to time in accordance with the quota basis prescribed by the President under the authority conferred in the act approved May 18, 1917, and in all subsequent acts or joint resolutions amendatory thereof.

Section 179. Accounts of credits.

Accounts of credits will be kept by the Provost Marshal General with each State and Local Board and credits will be allowed on all quotas as herein prescribed.

Section 180. Credits.

Local Boards shall receive credit only for persons actually delivered to a mobilization camp and there accepted for military service. Local Boards shall not receive credit for persons reported to The Adjutant General of the Army as delinquents or deserters from military service, unless such persons are accepted for military service and restored to duty. No Local Board shall receive credit for any person inducted into the military service in violation of these regulations, and if such credit is accorded and the registrant for whom such credit has been accorded is afterwards discharged by the military authorities as having been erroneously inducted into military service the Local Board shall forthwith be debited for such discharge.

Section 181. Quota basis.

The President having by regulations heretofore issued prescribed that all persons subject to registration under the act of May 18, 1917. or of any subsequent act or acts, be placed in classes for the purpose of determining their relative liability for military service, the President hereby prescribes that the quota basis of the several States, and the subdivisions thereof, be the number of registrants in Class I as determined under the provisions of section 181 (C), and that quotas be apportioned to the several States in the proportion which the quota basis of each State bears to the national quota basis.

Section 181A. Determination of quotas to be called and furnished.

The quotas to be called and furnished by the respective Local Boards shall be determined in accordance with said act of Congress and said joint resolution and regulations prescribed by the President. The President will cause the quota bases for the several States respectively to be determined and notice thereof to be communicated from time to time to the governor of each State. The governor of each State, acting for and by the direction of the President, shall thereupon, in accordance with regulations prescribed by the President, determine the quota basis for the several Local Boards within such State, and shall communicate notice thereof to each Local Board within such State on Form 2004 (sec. 357, p. 318)...

The quotas determined on the aforesaid quota basis shall be called and furnished by the respective Local Boards in the method, manner, and at the time or times and place or places prescribed by regula-

tions to be issued by the President.

Section 181B. Subdivisions of States, Territories, and the District of Columbia.

In applying these regulations in and for the several States, each Local Board division heretofore and hereafter established therein pursuant to the provisions of the said act of Congress, approved May 18, 1917, and the regulations prescribed by the President thereunder, shall be regarded and considered as a subdivision of the respective States, and quotas shall be apportioned to the respective divisions under the jurisdiction of the several Local Boards in the proportion which the quota basis of each such subdivision bears to the quota basis of the State.

Section 181C. Method for determining the quota basis.

On such date or dates as the President may from time to time prescribe the Class I quota basis shall be determined as follows:

(a) The governors of the several States shall determine and report to the Provost Marshal General the number of registrants remaining finally classified in Class I who have been examined physically and accepted for general military service within the respective States on such dates as may be announced from time to time. These reports shall be prepared and submitted on Forms 2002 A and B (secs. 354 and 355, pp. 315 and 316).

(b) The number so reported in each instance shall be exclusive of registrants finally classified in Class I who are found to be qualified for limited or special military service only, registrants who have been placed in the remediable defective group or groups, registrants carried on the emergency fleet classification list, delinquents, registrants whose physical examination has not been completed, and regis-

trants who have been inducted and called for induction.

(c) To the number so reported in the respective States, and the subdivisions thereof, shall be added the number of registrants inducted and called for induction since the filling of the first net quotas of the respective States, and subdivisions thereof, under the proclamation of the President, dated July 12, 1917, and prior to the date of

the report specified in preceding paragraph (a).

(d) The quota basis for each State, and the subdivisions thereof, shall in each instance be the sum of the number of registrants calculated under preceding paragraphs (a) and (c) for the respective States, and the subdivisions thereof.

(e) The total of the quota bases of all States is the national quota

basis.

Section 181D. Allocation of credits.

The governor of each State, acting for and by the direction of the President, shall allocate to the subdivisions of the respective States the credits due each such subdivision for men who have been inducted subsequent to the date upon which the first net quotas of the respective States, and the subdivisions thereof, under the proclamation of the President, dated July 12, 1917, were filled, and prior to the date of computing the new quota basis.

The Provost Marshal General shall furnish the governor of each State a statement of the credits due such State, and the subdivisions

thereof.

The credits thus determined and allocated shall be applied as prescribed in regulations prescribed by the President from time to time.

Section 181E. Method of apportioning quotas.

Quotas shall be apportioned from time to time among the several States, and the subdivisions thereof, in the proportion prescribed in sections 181 and 181 (b) of these regulations.

PART VIII.

PHYSICAL EXAMINATION.

Section 182: Preliminary statement.

In view of the contemplation of a further investigation and classification of registrants physically qualified for special and limited military service who have not the physical qualifications for general military service, and in view of the decision to accept some registrants for general military service with remediable defects, who are otherwise physically and mentally qualified for military service, the following new regulations for the physical examination of registrants by the physician of the Local Board becomes necessary:

Local Boards can accept registrants for general military service only when they come within the standards for unconditional accept-

ance with or without remediable defects.

Local Boards can reject registrants for general military service only when the registrant comes within the standards of unconditional rejection:

Local Boards may accept registrants for special and limited military service; but must refer all doubtful cases to the Medical Ad-

visory Board or a member or members thereof.

Physicians on the Local Board are not required to make a complete examination of every registrant. The moment the physician on the Local Board finds a mental or a physical defect placing the registrant within the standards of unconditional rejection the physician on the Local Board shall indicate this in Form 1010 (section 282, page 227), after "physically deficient and not physically qualified for military service by reason of" and shall, in the space following, write the disqualifying defect.

In all other cases the Local Board shall make a complete examination of registrants; and, when the physician of the Local Board finds a defect which does not come within the standards of unconditional rejection but does take the registrant out of the class within the standards of unconditional acceptance, he shall proceed to make a complete examination and may then, if in doubt, refer the registrant to the Medical Advisory Board, or a member or members thereof, reporting the result of the complete examination, including

a report of the defect or defects, on Form 1010 (p. 227).

Registrants can not be declared physically qualified for general military service (see Form 1010, sec. 282, p. 227) until the complete examination has been made by the physician on the Local Board, with the finding that the candidate comes in every instance within the standards of unconditional acceptance with or without remediable defect. Then, it is so noted and recorded on Form 1010 (sec. 282, p. 227), and if there is a remedial defect, this is also recorded after "physically qualified for general military service."

Section 183. Place, order, and method of examination.

For material, see Form 75, "Standards of Physical Examination."

Section 184. Causes for rejection.

For material, see Form 75, "Standards of Physical Examination."

Section 185. Dental requirements.

For material, see Form 75, "Standards of Physical Examination."

Section 186. Degree of deficiency for disqualification.

In these regulations the standards for unconditional rejection which place the registrant in the class physically deficient and not physically qualified for military service are clearly defined. When the Local Board is in any doubt, the registrant should be referred to the Medical Advisory Board, or a member or members thereof. The attention of Local Boards and examining physicians is called to section 123.

Section 187. Temporary defects.

Registrants confined to their homes or hospitals, or who present themselves with some temporary defect, the result of an acute disease, injury, or operation, or who are waiting for operation, should be granted a reasonable delay for completing the physical examination.

All of these cases should be thoroughly investigated by the physi-

cian on the Local Board.

Registrants with contagious, communicable, reportable diseases should not be ordered before the Local Board for examination until

they are discharged by the boards of health.

Registrants recovering from diphtheria should not be ordered to the cantonments until three negative cultures at intervals of three days have been obtained from the throat and nose. In localities where there is no provision for this bacteriological work, consult the municipal or State health authorities, or United States Public Health Service.

Section 188. Special and limited military service.

In view of the importance of a thorough investigation and classification of registrants belonging to this group; Local Boards are required to refer to the Medical Advisory Boards, or some member or members thereof, all such registrants concerning whose qualifications there may be doubt.

The physician of the Local Board is urged to consult with the Medical Advisory Board about this group and to familiarize himself with the specific regulations concerning special and

limited military service.

Note 1.—See section 177 and Form 75, "Standards of Physical Examination."

Note 2.—For rules of procedure concerning physical exami-

nations, see sections 122 to 1281 and 141 to 143, inclusive.

Note 3.—Great care must be taken in observing the difference in the standards of physical examination as between registrants to be inducted into the Army and those to be inducted into the Navy.

PART IX.

DISBURSEMENT REGULATIONS.

- A. Disbursing Officers.
- B. COMPENSATION.
- C. PROPERTY AND EQUIPMENT.
- I). FORMS TO BE USED.
- E. Instructions to disbursing officers.
- F. CHECKS.
- G. PAYMENT OF ACCOUNTS.

- H. ACCOUNTS CURRENT.
- J. CASH BOOK.
- J. AUDITING AND ACCOUNTING.
- K. Inspection of accounts.
- L. CLOSING OF ACCOUNTS.
- M. GENERAL INSTRUCTIONS.
- N. SETTLEMENT WITH HEIRS.

A. DISBURSING OFFICER.

Section 189. Bond and oath of disbursing officers.

No person shall enter upon the duties of disbursing officer until he shall have qualified as such by furnishing an official bond approved by, and with penalty in a sum fixed by, the Secretary of War, and shall have taken the oath of office.

B. COMPENSATION.

Section 190. Double compensation.

No person shall receive compensation from Federal funds for two positions held under the Selective Service Law, nor shall any person receive salary from any appropriation made by Congress and applied to the use and operation of the Selective Service System when receiving salary from any other Federal appropriation.

Note 1.—This paragraph applies only when combined amount of said salaries exceeds the sum of \$2,000 per annum, but this shall not apply to retired officers or enlisted men of the Army. Navy, Marine Corps, or Coast Guard. Act of Congress, August 29, 1916, Military Laws of the United States, 1915, with supplements to March 5, 1917, paragraph 169-B, pages 653 and 654.

Section 191. Assistant to the Adjutant General.

The officer in the United States Army appointed as assistant to The Adjutant General shall receive the pay and allowances of his grade in the Army, and shall be paid by the department quartermaster of the department in which the State is located.

Section 192. Inspection.

Inspectors appointed by the Governor as provided in section 31 (c) may be paid \$5 per day for each day actually engaged in such duties.

Section 193. Gratuitous services.

The duty of members of District and Local Boards and other persons appointed to perform duties in the execution of the Selective Service Law is patriotic service of so high and important a character

that a great majority of those acting in this capacity have felt that they should render it gratuitously. The Government desires to accept such gratuitous service wherever it can be rendered without great hardship to the individual. There are citizens whose services the country needs in this capacity but who can not without disproportionate loss and hardship longer absent themselves from their private business without compensation. The services of these men can not be spared by the Government at this time. The rate of compensation for members of Local and District Boards, specified in sections 194 and 195, is prescribed to relieve this condition. Wherever members of Local or District Boards feel that they can, with justice to their families and themselves, decline compensation for their services, the Government will gratefully accept their patriotic tender, but members of such boards whose circumstances are such that they can not do so should submit vouchers at the rates hereinafter prescribed.

Section 194. District Boards. Compensation.

Members of District Boards may be paid a compensation of \$1.25 per hour for each hour that they are actually present at the office of the board and wholly engaged in the duties prescribed by these regulations for members of District Boards, and also for each hour they are actually traveling and are actually engaged in the duties prescribed by these regulations, in no case to exceed \$10 for any single day or \$200 for any single month. (See sec. 32.)

Section 195. Local Boards. Compensation.

A. For services rendered by members of Local Boards on and after September 1, 1918, there may be paid to each member a compensation of \$1 per hour for each hour that he is actually present at the office of the board and wholly engaged in the duties prescribed by these regulations for members of Local Boards, in no case to exceed \$10 for any single day or \$200 for any single month (except as prescribed in par. D of this section). The maximum compensation to be paid the members of a Board for any month shall be determined by the following table:

Total registration at beginning of month, less inductions (including those of deserters), cancellations, transfers, classification in class 5, and deaths in previous months.	boards of
• /	three or more members.
1,000 or under	\$150
1,000 to 1,250.	175
1,250 to 1,500	200
1,500 to 2,000	250
2,000 to 3,000	300
3,000 to 4,000	375
4.000 to 5.000	450
5,000 to 6,000	525
6,000 to 7,000 and over.	600

B. For the services rendered by members of Local Boards in reclassifying and inducting men (individually or collectively) and for other miscellaneous services from March 1 to June 30, 1918, each board of three or more members may be paid a compensation as payment in full for all services rendered by them to and including June 30, 1918, the sum of \$3 for each man inducted into the military service of the United States and accepted by the military authorities, from March 1 to June 30, 1918, both dates inclusive, by the board of which they are members. If any changes have occurred in the personnel of a Local Board during the period from March 1 to June 30, 1918, members will be paid for the number of men inducted during their membership on the board.

C. For services rendered by members of Local Boards during the period between July 1, 1918, and August 31, 1918, each board of three or more members may be paid a compensation which shall not exceed the sum of \$3 for each registrant inducted into the military service of the United States during such period and accepted by the military authorities, and, in addition thereto, 30 cents as an aggregate compensation to the members of the board for each registrant of the June 5 and August 24, 1918, classes to whom a questionnaire shall have been mailed, and who shall have been finally classified by the board in accordance with these regulations during said period. If any changes have occurred in the personnel of a Local Board during the period from July 1 to August 31, 1918, members will be paid for the number of men inducted or classified during their membership on the board.

D. Money due for services shall be paid in proportionate amounts to each member of a Local Board claiming compensation, unless it shall be requested by unanimous vote of the Local Board that the money due shall be paid in some other proportion. In such cases the amounts to be paid shall not exceed the following, under—

Subdivision A, supra: One member, 50 per cent of the maximum allowance to the board; two members, 75 per cent of the maximum

allowance to the board, to be distributed between them.

Subdivision B, supra: One member, \$1.50 for each man inducted; two members, \$2.25 for each man inducted, to be distributed between them.

Subdivision C, supra: One member, \$1.50 for each man inducted and 15 cents for each classification; two members, \$2.25 for each man inducted and 25 cents for each classification, to be distributed between them.

E. No payments shall be made by disbursing officers for the work performed by the members of Local Boards except in accordance with these regulations, nor shall any payment be made to a member of a Local Board who shall not have rendered bona fide service to the Government during the period mentioned in paragraphs B and C of this section.

F. In lieu of the certificate concerning services rendered by the members of the Local Board to be made by the chief clerk as provided in Section 17 hereof, the chief clerk of each Local Board shall prepare the claims and vouchers for compensation of members of Local Boards under the various subdivisions of this section and shall enter thereon a certificate, which will be made on blank space on back

of the voucher and me ing form:	morandum voucher, Form 335, in the follow-
the first day of ——— (moless those in class 5, was —	or that the number of registrants of this Board for onth for which compensation for services is claimed),—, and that the following changes occurred during month immediately preceding that for which compensed):
Gains:	Losses:

Losses:
By Induction
By transfer
By death
By classification in class 5
By cancellation
Dy cancellation 111111111111111111111111111111111111
Total
erein stated were rendered to the Gov- wn in the minute book of — ———
Chief Clerk.
l number of inductions within the juris-
period between the 1st day of March,
the period between these dates during
rendered service on the Board), was
s have been accepted by the military
s have been accepted by the military
s have been accepted by the military was a mem- (name)
s have been accepted by the military

dered services as such member, and that he assisted in the classification of these registrants.

Date ______, 191_____.

Chief Clerk.

This regulation is not intended to nor does it affect the compensation of clerks or of examining physicians who are not members of the boards, or of allowances for other necessary expenses as provided in these regulations, except as provided in note 1, section 190, of these regulations.

Section 196. Examining Physicians-Rate of pay.

It is the duty of any physician who is a member of a Local Board to make physical examinations, and additional examining physicians should be compensated only where acceptable gratuitous service can not be obtained, and where, in accordance with section 42, the compensation of an examining physician in addition to the physician

member of the board is authorized.

Physician members of Local Boards and examining physicians not members of Local Boards may receive compensation at the rate of \$1 per hour for each hour that they are actually present at the office of the Board and fully engaged in the duties of making physical examinations, but not in any case to exceed \$7.50 for any single day or \$150 for any single month.

Note 1.—The compensation provided in the above section for physician members of Local Boards is in addition to that provided for their services as members of Local Boards under section 195 of these Regulations, subject, however, to the provisions

of note to section 190 of these Regulations.

Section 197. Allowance of clerical assistance to be regarded as a maximum.

The allowances of clerical assistance and compensation thereof as prescribed in section 43 should be regarded as maximum limits, and every effort should be made by all concerned in the execution of the Selective Service Law to keep the expenses of the Government in the emergency down to the absolute minimum consistent with efficient service. Uncompensated and volunteer service should be encouraged and accepted. The great task of segregating and classifying registrants may be made very much easier for members of Local and District Boards if clerical assistance is utilized to the fullest extent in preparing and segregating Questionnaires for the consideration of the board. Much of this preliminary work can be done by volunteer clerical assistance in the evening and every encouragement should be extended to patriotic citizens, women as well as men, to assist in this work.

Section 198. Authority for civilian clerical assistants.

The form of authorization required to be made by the Governor of the State before a claim for salary of a civilian clerk for a Local or District or Medical Advisory Board, or for State Headquarters, may be paid will be found in section 306, but no printed forms will be furnished. The Governor shall not authorize any allowances or compensation in excess of the allowances and compensation fixed in section 43, nor in excess of that authorized by the law of the State, or that usually paid for similar services in the State. The number of the authorization should be entered in the place provided on every voucher on which a salary is paid.

This authorization will be made in triplicate. One copy will be sent to the board or office, one copy will be sent to the disbursing officer and agent for the State, and the original will be sent to the Provost Marshal General. The original only is required to be signed.

Section 199. Action by the Provost Marshal General.

When the Provost Marshal General deems the employment of any clerical or other assistant unnecessary, or the salary authorized excessive, he will order the discontinuance of such employment or reduction of salary and will so notify the Governor.

Section 200. Travel.

The Provost Marshall General and, when authorized by the Provost Marshal General, the Governors of the several States may direct any person to travel when such travel is necessary in the execution of the Selective Service Law. District Boards by resolution of the board may direct members and employees of the board to travel when such travel is necessary in the execution of the Selective Service Law.

Travel must, when such means of transportation is available or less

expensive, be performed by common carrier.

When travel is performed in compliance with orders issued as authorized in this section, cost of transportation and Pullman accommodations over the shortest usually traveled route will be allowed and payment may be made of a per diem of \$4 in lieu of subsistence while traveling, and while the person ordered to travel is required by duty to be absent on duty from the city in which such person resides.

When travel includes fractional parts of a day the allowance for such fractional parts shall be \$1 for each six hours or major frac-

tional part thereof.

Section 201. Travel orders.

All orders for travel must state that the travel is necessary in the public service and in the execution of the Selective Service Law. (See sec. 200.)

The proper forms for travel orders will be found in sections 307

and 308, but no printed forms will be furnished.

Section 202. Traveling expenses of board members to attend meetings.

District and Local Board members not residing at the seat of the board are entitled to traveling expenses and per diem under section 200 when traveling from their residences to regularly called meetings of their boards. An order of the Governor is necessary in each case. When sessions of the board are held on consecutive days members who return to their homes over night for food and lodging, a purpose of a personal and not of an official nature, are not entitled to expenses of travel thus incurred. They are entitled to expense of travel necessarily incurred in going to and returning from each called meeting of the board. (See decision of the Comptroller of the Treasury, Apr. 18, 1918; act of Congress, July 9, 1918.)

Section 203. Certain officers and agents for whom no compensation is provided.

The service of members of Medical Advisory Boards, prescribed in section 29, of members of Legal Advisory Boards, prescribed in section 30, and of the Government appeal agents, prescribed in section 47, shall be uncompensated.

Section 204. Clerical assistance.

Clerical assistance for the division of the Office of the Adjutant General or other administrative department at State headquarters and of District, Medical Advisory, and Local Boards shall be procured and compensated as prescribed in section 43 of these regulations.

Section 205. Rental of offices and furniture.

Public buildings should be utilized for the offices of Local and District Boards wherever practicable. When public buildings are not available for use as offices of Local and District Boards, donated office room should be utilized, but where neither public buildings nor donated offices are available, each such board may lease the necessary room for office purposes and for a period of one month with the privilege of renewal from month to month. The lease should, if practicable, include heat, light, water, janitor service, and necessary office furniture, except filing cases for registration cards and Questionnaires. No lease made by a Local or District Board shall become effective until approved by the Governor. Blank forms for leases will be obtained, when required, from the Governor of the State.

Section 206. Leases.

When it is necessary to rent rooms, buildings, or premises of any kind for the use of the Local or District Boards, a formal lease should be made on War Department Form 101, furnished through each State headquarters from the Provost Marshal General.

Note 1.—No lease will be required under this section when amount paid as rental is less than is customarily charged the public for the same quarters. (Act of Congress, July 9, 1918.)

C. PROPERTY AND EQUIPMENT.

Section 207. Property and equipment.

(a) Necessary office furniture which can not be obtained in the lease of offices, as prescribed in section 206, may be purchased upon authority of the Provost Marshal General, which must be obtained

previous to making the purchase.

(b) All furniture and equipment, of whatever character, purchased from Government funds, becomes the property of the United States, and shall not be used for any purpose other than the transaction of Government business, it can not be sold or otherwise disposed of without authority from the Provost Marshal General and must be accounted for by an accountable officer. The original receipt for such property must be forwarded to the Provost Marshal General immediately upon its delivery into possession of any State headquarters or board.

(c) Property and equipment are of two classes—expendable and unexpendable. Expendable property consists of stationery, envelopes, letterheads, pen points, pencils, pins, ink, blotting paper, etc. Unexpendable property consists of furniture and office equipment of a permanent nature, such as desks, tables, chairs, benches, filing cabi-

nets, safes, typewriting machines, etc.

(d) Each State disbursing officer for State headquarters and the chairman of each District, Local, and Medical Advisory Board is hereby made the accountable officer for United States property in possession of such headquarters or board. Such officer will render a report to the Provost Marshal General on the last day of March, June, September, and December in each year on a blank form to be furnished for that purpose, of each article of furniture or equipment, owned by the United States, in the possession of such State headquarters or board.

(e) When a change occurs in the office of a State disbursing officer or chairman of any board a transfer of property accountability must be made by the outgoing officer to his successor. This transfer will be effected by the preparation of lists, containing each article of property in possession of the headquarters or board at the time transfer is made. These lists will be made in triplicate, each copy to be signed by the incoming officer and countersigned by the outgoing officer as a witness. The original will be forwarded through State headquarters to the Provost Marshal General, one copy will be retained by the outgoing officer and the other placed on file at the headquarters or board.

(f) Upon delivery of the original to the office of the Provost Marshal General, the property listed thereon will be checked and compared with the property account of the outgoing officer. When all property with which the outgoing officer is charged is properly accounted for notice of his release from accountability will be sent to the outgoing officer and to the State disbursing officer by the

Provost Marshal General.

(g) Until the receipt of such notice the State disbursing officer will refuse to pay an accountable officer any money that might otherwise be due him from the United States until such officer has satisfactorily accounted for all United States property for which he may liable.

(h) When any unexpendable property, as described in paragraph (c), supra, has become so damaged as to be of no further use, it will be examined by an inspector appointed by the Provost Marshal General or by his direction, with a view to its condemnation and sale.

(i) Any headquarters or board submitting any damaged property to an inspector for condemnation shall prepare an inventory in triplicate, containing a list of such property, which list shall be presented to the inspector at the time inspection is made. The inspector shall indorse on the inventory presented his findings and recommendation. Two copies of the iventory, with the indorsement of the inspector, shall be forwarded, through State headquarters, to the Provost Marshal General. The third copy shall be retained in the files of the board. If the Provost Marshal General decides that the property inspected is of no further use to the Government he will, by indorsement on the inventory presented, order that it be sold, or such other disposition made of it as he may deem proper.

(j) Property condemned and ordered sold will be disposed of for cash at auction or to the highest bidder on sealed proposals, on due public notice and in such market as the public interest may require.

(k) Property condemned and ordered sold will thereafter be dropped from the lists of the headquarters or board, and upon the next quarterly list furnished by the accountable officer to the Provost

-# -# -#

Marshal General a note will be made showing disposition of such

property and authority therefor.

(Î) Waste paper, including blank forms and other printed matter which may have become obsolete or useless in the transaction of public business, does not require the action of an inspector or special authority from the Provost Marshal General before it is disposal of, as provided in paragraph (j) supra, but may be disposed of upon authority of the draft executive of the State.

(m) Moneys received from the sale of any property, after deducting the expenses of sale, such as auctioneer's fees, should be turned over to the State disbursing officer to be accounted for by him on his next account current and the money deposited by him to the credit of the Treasurer of the United States. The sale and deposits should be accounted for under the heading of "Miscellaneous receipts, proceeds of Government property."

Section 208. General expenses.

The Provost Marshal General may authorize such lawful expenditures as he may deem necessary in the execution of the Selective Service Law.

Section 209. Purchase of supplies.

Disbursing officers and agents are not authorized to make purchases of supplies except as authorized by the Provost Marshal General, which authorization must be obtained in all cases before purchases are made, except that minor purchases of stationery, postage, etc., may be made without obtaining this authority.

No officer or agent disbursing Federal funds under these regulations or directing the disbursement thereof shall be concerned, directly or indirectly, in the purchase or sale of any articles intended

for, used by, or pertaining to the Selective Service System.

Section 210. Telegrams.

Telegrams shall be sent only in cases of urgent necessity, where the delay incident to delivery by mail would be prejudicial to the public interest. Except in cases of great urgency, night telegrams

will be sent and plainly marked "Night telegram."

Commercial telegraph forms may be used, in which case they shall be marked "Government paid," and certified to as follows: "I certify that this telegram is on official business and necessary for the public service in the execution of the Selective Service Law," and signed showing the official designation of the officer signing it.

Section 211. Preparation of a claim.

A claim for payment from Federal funds must be a complete statement of the account and must show the following: The name and address of the person, firm, company, or corporation making the claim; the law or authority under which payment is claimed; the date or dates of the transaction; and an itemized statement and the total of the amount claimed.

A claim for services must show the period of services and the rate of pay for such services. A claim for supplies furnished must show

the name, quantity, and price of each article. The claim must on its face or by certificate attached thereto and noted on the face of the voucher as a part thereof show that the services were rendered or that the supplies furnished were for the execution of the Selective Service Law.

Each claim must be signed and certified by the person making the claim or by a person having authority to sign for the firm, company, or corporation making the claim. Each claim must be signed and certified by a person authorized to accept the services or to receive the supplies for which claim of payment is made. The title or authority of such person to make the certificate must be shown.

After a duly authorized claim has been paid it becomes a voucher by which the disbursing officer accounts for funds with which he is

charged.

D. FORMS TO BE USED.

Important Note.—For forms generally see Part X, sections 266 et seq.

Section 212. Payment of United States Army officers on duty in States.

An officer of the United States Army will be paid on officers' pay voucher, War Department Form 336, and reimbursement for travel performed under orders of the Provost Marshal General will be made on mileage voucher, Form 337. These accounts will be submitted to the department quartermaster of the department in which the State is located.

Section 213. Vouchers for personal service.

War Department Form No. 335 is used for settling an account due by the United States for personal services rendered by a single individual. These vouchers will be executed in accordance with the fol-

lowing instructions:

After the words "The United States, To" should be entered the name and address of the person performing the personal service. If submitted by a member of a Local or District Board, or examining physician or employee of such board, the designation of the board will be entered in the space on the right of the printed heading. "Object Symbol." A description of the particular service performed should be entered in the blank spaces provided for that purpose. The authority cited should be "The Act of Congress, approved May 18, 1917," and this should be followed by the date that the service was performed. Where the employment has been authorized by the Governor the number of the authority should, in addition to any other data required, be entered in the space for remarks thus, "Authority No. —."

When compensation for services rendered by members of Local or District Boards, or by other persons rendering services to such boards, is authorized at an hourly rate, an excerpt of minutes of the Local or District Board showing the dates of service and the number of hours of service each day must be entered on the back of the voucher, or by a certificate made on the back of voucher as a part

thereof. Such note or certificate shall be authenticated by the signature of the chief clerk of the board. (See Sections 17 and 195.)

The memorandum voucher attached to the original is filled out in exactly the same way, except that no signatures are placed on the memorandum copy. The use of a typewriter with carbon paper between the original and memorandum voucher is recommended, as this will insure the memorandum being an exact duplicate of the original. If typewriter is not used, the voucher, both original and memorandum, must be made out in ink.

Section 214. Pay rolls.

When four or more employees at a Local or District Board or State headquarters are to be paid at the same time, much time will be saved by using War Department Form 334 (pay roll) in lieu of individual vouchers on Form 335.

Section 215. Traveling expenses.

Payment for traveling expenses will be made on War Department Form No. 350A, on which all blank spaces below the words "The United States, To" will be filled in down to the check notation. Each voucher shall be accompanied by a copy of the order of the Provost Marshal General or Governor, or of the resolution of the District Board directing the travel, which resolution shall contain a statement that the travel directed is necessary in the public service and in the execution of the Selective Service Law; and a statement showing the following data:

Means of transportation.

Time of departure from permanent station.

Time of arrival at temporary station.

Time of departure from temporary station.

Time of arrival at permanent station.

If transportation other than common carrier is used, a certificate should be attached showing the fact that common carrier was not available or was more expensive, the distance traveled, and the fact that the amount claimed is that usually charged for similar services in the same locality.

Note 1.—The usual Pullman berth check or seat check will be sufficient receipt for sleeping car or parlor car accommodations.

Section 216. Instructions for preparing voucher for services and purchases other than personal.

Form 330, War Department, shall be used for expenses other than personal service, such as rental of buildings, necessary drayage, etc. It must be filled out by the person performing the service. The name and address of the individual, company, or corporation shall be entered on the lines following the words "The United States, To." In the column headed "Article or service" shall be entered a statement of the work done, as follows:

For hauling (name articles) from _____ to ____ (points between which hauling was done) for the job, \$_____.

The cost shall be entered in the column headed "Amount." The date of the performance of the work shall be entered in the column

provided for that purpose. For the performance of other work, the wording shall be changed to suit the particular work done. The voucher shall be signed on the line following the certificate—

I certify that the above account is correct, and that payment therefor has not been received.

This signature must be exactly the same name that appears at the head of the voucher. If the work was done by a company or corporation, the voucher must be signed with the company or corporation name, followed by the signature of an individual having authority to sign for said company or corporation, thus: "Riggs Transfer Co. per John Jones, member of firm (president, secretary, treasurer)," etc. The voucher then must be certified by a member of the board beneath the certificate which begins as follows:

I certify that the above articles have been received by me in good condition, etc.

In the blank space "No. _____," in this certificate, fill in the figure "4." After the word "lettered" fill in the capital letter "C." The voucher shall then be certified by a member of the board as above stated. On the back of this voucher, under that part called "Form of Agreement," the word "oral" should be written opposite "C" and over the words "(state character)." The voucher thus completed shall be forwarded to the disbursing officer of the State for payment.

The memorandum voucher is filled out in exactly the same manner as the original, except that it requires no signatures. The use of a typewriter with carbon paper between the original and memorandum voucher is recommended, as this will insure the memorandum being an exact duplicate of the original. If a typewriter is not used, the voucher, both original and memorandum, must be made out in ink.

Section 217. Bill to accompany voucher for supplies.

Vouchers for supplies, or for services other than by the day or month, submitted in support of payments for all work authorized, may, if desired, be accompanied by the original bills submitted by the creditor and dated and signed by him or by his authorized representative, and vouchers with such bills attached will be made out in favor of the creditor, giving his address, and stating the account in general terms, with the aggregate amount only extended, and the words "as per bill hereto attached," or words of like import, added-

When desirable, the creditor may place the certificate of the creditor, which is printed on the voucher, upon the original bill, and when so placed the certificate upon the voucher need not be signed, provided that the bill be attached to and made a part of the voucher.

E. INSTRUCTIONS TO DISBURSING OFFICERS.

Section 218. Appropriations.

Appropriations made by Congress for carrying on the work of the Selective Service System must be kept separate by title and fiscal year and carried in separate columns on the account current. The appropriation from which a voucher is paid must be shown thereon in the space provided, both on the face and in the brief.

Section 219. Requests for funds.

Necessary funds to cover disbursements shall be placed to the credit of a disbursing officer with the Treasurer of the United States upon application therefor to the Provost Marshal General.

A request for funds shall be made in the form of a letter which must be accompanied by an estimate showing the purpose for which the funds are required, such as "Pay of officials," "Pay of em-

ployees," "Per diem allowances," "Rental," "Drayage," etc.

Only one request for funds should be submitted each month except to cover unforeseen and urgent claims, in which case a full explanation of the reason for the special request should accompany the same.

Request for funds shall be made sufficiently in advance of the time they will be needed for disbursement to permit timely action by officials of the Treasury Department. The average time required for the Treasury Department to act on a request for funds and place the same to the credit of a disbursing officer is 10 days. Estimates for funds necessary to meet the disbursements of any particular month should be forwarded before the 10th of the preceding month except from disbursing officers in Pacific Coast States and the Territories, whose requisitions should be forwarded on the 1st of the preceding month.

F. CHECKS.

Section 220. Obtaining check books.

As soon as each disbursing officer and agent has qualified, i. e., as soon as his bond has been approved, the Provost Marshal General will make request on the Treasury of the United States to furnish him with a symbol number and a supply of official checks, and upon receipt of same the disbursing officer shall receipt for them to the issuing office.

Section 221. Only official checks to be used.

All blank checks for use by disbursing officers are issued by the Division of Printing and Stationery, Treasury Department, to which all correspondence relating thereto should be addressed; and only blank checks thus issued will be used in drawing checks on the Treasury of the United States.

Section 222. Care of checks.

The greatest care must be exercised in safeguarding blank checks. Check books should be kept under lock and key when not in use.

Section 223. No checks to be drawn until funds are deposited and numerical symbol ascertained.

The disbursing officer and agent will not draw an official check until after he has received official notification by the Treasury or Provost Marshal General that funds are deposited with the Treasurer of the United States to his credit.

Section 224. Pigment to be used.

In writing checks on the protective surface-tinted blanks furnished by the Treasury Department the ordinary typewriter with plain type, or rubber stamps, may be used instead of pen and ink in filling in the names and amounts. Only typewriter record ribbons, writing black or blue, the ink of which must be heavy and of a permanent nature, or stamp pads inked with a permanent black ink, shall be used for the purpose.

Section 225. Erasures.

Should a disbursing officer and agent make an erasure or alteration on any of his checks, he shall certify across the face of the check as to the correctness of such erasure or alteration.

Section 226. Date.

The date on the check stub or register of checks issued shall be the same as on the check to which it relates.

Section 227. Canceled checks.

Spoiled or canceled checks shall be sent quarterly by each disbursing officer and agent directly to the Auditor for the War Department. A record of the date of cancellation and transmission will be entered on the stub.

Section 228. Lost, stolen, or destroyed checks.

Whenever an original check of a disbursing officer is lost, stolen, or destroyed, the owner, to better protect his interest, should notify the Treasurer of the United States of the fact of such loss, stating the name of the disbursing officer and agent by whom it was drawn, describing the check, giving, if possible, its date, number, and amount, and requesting that payment of the same be stopped. In order to procure the issue of a duplicate check the party in interest must furnish the disbursing officer and agent who issued the original check with an affidavit explaining the loss, and an indemnity bond, both of which should be prepared on the form furnished for the purpose by the Treasury Department. The form contains full instructions as to the proper method of preparation. Upon the filing of these papers a duplicate check may be issued after the expiration of 30 days and within three years from the date of issue of the original, and such duplicate check, with the affidavit and bond, will be forwarded directly to the Secretary of the Treasury for approval. In case the disbursing officer who issued the original check is no longer in the service, the notice and proof of loss and the indemnity bond will be sent to the Secretary of the Treasury, and it becomes the duty of the proper accounting officer, under section 3647, Revised Statutes, to state an account in favor of the owner of the lost check and to charge the amount thereof to the account of the disbursing officer. No disbursing officer or agent is authorized to issue a duplicate check except as prescribed in this paragraph.

Section 229. Object of expenditure to be stated on check.

In making payments for purchases and services only official checks will be used, drawn payable to the order of the person to whom the money is due, except when drawn for a cash payment; and on each voucher will be noted the number of the check, the date of its issue, the party in whose favor the check is drawn, and the amount. the face of the check will be stated the object of the expenditure and also the number or other necessary description of the voucher it covers. This statement of purpose must be made in brief form, but must clearly indicate the object of the expenditure, as, for instance: "Pay of Local Board" (inserting designation of board as prescribed in section 18), "Purchase of supplies," "Rent," etc.

G. PAYMENT' OF ACCOUNTS.

Section 230. Payment, when authorized.

A disbursing officer and agent will not pay an account until it is due. In case of contracts for the performance of services or delivery of articles, payments shall not exceed the value of services rendered or articles actually delivered. An officer and agent, before making any payments whatever from funds placed to his credit, must carefully observe all regulations governing expenditures and money accountability. The regulations are binding and will be strictly followed in passing upon the officer's money accounts.

All disbursements or expenditures must be evidenced by proper

vouchers. A claim can be paid only when such payment is author-

ized by law or by regulations made as authorized by law.

The expenses for meals, lodging, and transportation of registrants after having been inducted into the military service, are not payable from the "Appropriations Registration and Selection for Military Service," and will not therefore be paid by the disbursing officers and agents of the various States.

Section 231. Checking vouchers.

Disbursements shall be made by the disbursing officer and agent upon properly executed youchers received from Local or District Boards within his State. These vouchers when received should be carefully checked to ascertain if they have been executed in compliance with the law and regulations and contain sufficient data to insure the amount being credited to the account of the disbursing officer and agent when the voucher is audited in the Treasury Department.

Section 232. Vouchers to be numbered consecutively.

Vouchers written in pencil shall not be accepted. Vouchers which show erasures shall not be accepted, unless accompanied by an authenticated statement explaining the erasures.

When more than one article of the same kind and quality is listed

on a voucher the unit price must be shown.

A signature on a voucher by mark must be witnessed by a disin-

terested person, with his address.

Vouchers should be numbered consecutively, and so recorded on the abstract of payments. Such numbers should not be repeated during any fiscal year.

Section 233. Fact of payment by check to be entered on voucher.

If payment is made by check to the order of any company (incorporated or unincorporated) or firm, or individual by name, the fact that the check has been so drawn should be stated on the voucher, giving the number, date, and amount, and the certificate on the voucher may be signed by an officer, attorney, or agent of the company, or by an officer or agent of the firm or individual, stating the capacity in which he signs, without filing with the voucher evidence of his authority to sign. The disbursing officer in all such cases will deliver the check to such person only as he is satisfied is authorized by the principal to certify to the voucher and receive the check.

Section 234. Identification before payment.

When an account is presented by an individual who is not known to the disbursing officer and agent, the latter will require him to be identified.

The form of the signature to the certificate, and to the receipt when required, and the name of the person or business firm as entered at the head of an account must be literally alike.

Section 235. Rules for computation of time.

When applicable, the following rules for the computation of time in payment for services will be observed:

For any full calendar month's service, at a stipulated monthly rate of compensation, payment will be made at such stipulated rate with-

out regard to the number of days in that month.

When service commences on an intermediate day of the month, 30 days will be assumed as the length of the month, whatever be the

number of days therein.

When the service terminated on an intermediate day of the month, the actual number of days during which service was rendered in that calendar month will be allowed.

When the service embraces two or more months or parts of months, but one fraction will be made, thus: From September 21 to November 25, inclusive, will be calculated—September 21 to October 20, inclusive, one month; from October 21 to November 20, inclusive, one month; from November 21 to 25, inclusive, 5 days, making the time allowed 2 months and 5 days.

When two fractions of months occur and both are less than a whole month, as from August 21 to September 10, the time will be determined thus: August 21 to 30, inclusive (ignoring the 31st), 10 days; from September 1 to 10, inclusive, 10 days, making the time allowed 20 days.

Services commencing in February will be calculated as though the month contained 30 days, thus: From February 21 to 28 (or 29), inclusive, 10 days. When the service commences on the 28th of that month 3 days will be allowed, and if on the 29th 2 days.

If service commences on the 31st day of the month, payment will

not be made for that day.

Unauthorized absence on the 31st day of a month results in the loss of one day's pay.

For services of persons employed at a per diem rate, and in paying for rent, payment will be made for the actual number of days during which service actually was rendered or the premises occupied. When services are rendered from one given date to another, the account will state clearly whether both dates are included.

In computing the wages of persons employed at a per diem rate, the day on which service begins and the day on which it ends will

be allowed in the computation.

H. ACCOUNTS CURRENT.

Section 236. Original vouchers to accompany accounts current.

The State disbursing officer will forward to the Provost Marshal General, Washington, D. C., for transmission to the Auditor for the War Department, with his account current at the close of business for the preceding month, the original vouchers in support of the account current and will retain the memorandum for his files.

Original vouchers will, if possible, accompany the account current; if subsequently forwarded, suitable explanation will be made; copies will not be accepted unless duly certified and accompanied by satisfactory evidence of the loss or destruction of the originals.

Section 237. Time of rendition.

Every disbursing officer and agent must send, by indorsement, to the Provost Marshal General, Washington, D. C., within 10 days following the end of the month to which it relates, an account current of all moneys received, expended, and remaining on hand during the month. The actual date of forwarding the account should be stated in the indorsement in order that the officials of the Treasury Department may satisfy themselves whether the requirements of law have been complied with. The establishment of 10 days as the period allowed to an officer to prepare and forward his accounts is a statutory provision, the purpose of which is to secure the prompt rendition of accounts of disbursing officers and agents, and to forbid the advancing of money to those officers and agents who are delinquent in forwarding accounts. Any irregularities in the mail service or want of blank forms will not excuse a failure to comply with the statutory provision.

Section 238. Transactions to be shown.

All transactions coming within the time covered by an account current shall be reported therein. No payments or collections not actually made during the period of an account shall be indicated therein. When a fraction of a cent less than one-half occurs in the footing of a voucher it will be disregarded. If the fraction be one-half or greater, it will be reckoned as a cent.

Section 239. Account to be rendered whether disbursements made or not.

Accounts current must be rendered promptly, whether disbursements have been made or not, until all funds remaining to the credit of the officer have been deposited to the credit of the Treasurer of the United States.

The balances acknowledged by disbursing officers and agents and their analysis thereof must actually represent the state of their business at the close of the last day for which the accounts are rendered. They must so order their business that they may, whenever called upon so to do, close immediately their accounts and analyze their acknowledged balances.

Section 240. Disposition of copies and of supporting vouchers.

The account current will be made in duplicate, one copy to be retained by the disbursing officer and agent as his record of the financial transactions comprised therein, and the other, accompanied by the abstract of expenditures and all vouchers, will be forwarded to the Provost Marshal General, Washington, D. C., as stataed above, for administrative examination and reference to the Auditor for the War Department. With the account current will be forwarded all orders or authorities, or copies thereof, covering the expenditures, and other papers upon which the officer and agent relies to have himself relieved from responsibility for funds placed to his credit.

Section 241. Name of appropriation to be stated.

The account current will show funds only under the titles of the general appropriations from which the funds were received.

Section 242. Debit and credit items.

The accounts current must show, under debits, the balance, by appropriations, on hand from last account, together with all moneys received during the month, with dates thereof and from what source received; under credits the total amounts expended under the general appropriations, amount of deposits to the credit of the Treasurer of the United States, and the balances due the United States, as shown in the certificate on the account current.

Section 243. Cash account.

The cash account on the reverse of the account current is intended to show only cash received, expended, and remaining on hand during the month. Funds placed to the official credit of a disbursing officer and agent and payments made by check should not be exhibited therein. If there are no cash transactions during the month, the negative character of the cash account should be indicated by appropriate entry on its face. If there is any cash balance in the hands of an officer at the time of the rendition of his account current, such cash balance should be counted, verified, and certified to by a disinterested officer, preferably the property and disbursing officer of the State.

I. CASHBOOK.

Section 244. Preparation, care, and preservation of cashbook.

Every disbursing officer and agent is required to keep a cashbook showing the amount disbursed under each appropriation and apportionment, and the total funds on hand under each. Such cashbooks should be balanced monthly, and the totals must agree with the account current. The cashbooks are supplied by the Provost Marshal

General and each officer is required to provide himself with one. The cashbook is the property of the Federal Government, and shall not be removed from the office of the disbursing officer. The officer and agent to whom issued will see that it is carefully preserved as a part of the records of the Federal Government, that the entries are properly made, and that the book is transferred to his successor. In making a transfer of a cashbook, the officer and agent should take a memorandum receipt therefor from his successor.

Enter only such appropriation headings as are required by the appropriations being handled by the disbursing officer and agent

whose accounts the cashbook carries.

The debit column under each appropriation and under miscellancous receipts should exhibit figures of all receipts of whatever character thereunder, and the corresponding credit column should show the figures of all disbursements, transfers, and deposits of funds to the credit of the Treasurer of the United States.

It is not necessary that each and every transaction affecting cash should be entered separately. Report of cash sales may be carried to the cashbook on one line, the entry in the column heads "from what source," etc., reading "Cash sales as per vouchers."

Funds received should be entered on a single line, as "War war-

rant No. ______,"

Cash collections from whatever source received and the proceeds of sales, which under the regulations are required to be deposited to the credit of the Treasurer of the United States, will be so deposited at once.

In addition to the above, a daily record of all actual cash transactions will be kept in a memorandum book or blotter. The totals of the day's transactions should be entered, using one line for each class

of funds.

Disbursing officers and agents who do not, for any reason, receive from the Treasury Department the monthly statement in time for them to analyze their balances as shown on their accounts current should not delay the rendition of their accounts, but should compute their net balances from their check stubs, state that such balances are so computed, and make a further statement in explanation that the balances have been computed from check stubs for the reason that no monthly statement had been received from the Treasury Department.

J. AUDITING AND ACCOUNTING.

Section 245. Accounts to be audited by Auditor for War Department.

Upon receipt of a disbursing officer and agent's account by the Provost Marshal General, it will be examined as to legality of payments and completeness of all papers. The complete account will then be forwarded to the Auditor of the Treasury for the War Department, who will audit all papers comprising the account. Upon completion of the audit the auditor will send the disbursing officer and agent a statement of account, and if the balance found due the United States differs from that of the officer, a detailed statement called a "Statement of differences" will accompany it. In this, each voucher will be either suspended or disallowed. A

"suspended" voucher means that credit for the amount paid on the voucher is withheld until further evidence is furnished as called for. As long as a voucher is suspended, the auditor has jurisdiction, and all correspondence pertaining to the suspension must be directed to him. If a payment is in violation of law, or represents an overpayment, or if for any other reason it is held by the auditor to be an improper charge against Federal funds, the auditor may disallow same. If the action of the auditor is not acquiesced in, the disbursing officer has the right of appeal to the Comptroller of the Treasury any time within one year from the date of the disallowance. If the Comptroller should sustain the auditor's allowance, the amount in question must be at once deposited to the credit of the Treasurer of the United States or refunded in cash by money order or cash to the auditor.

K. INSPECTION OF ACCOUNTS.

Section 246. Inspection to be under direction of Provost Marshal General.

Inspection of accounts of disbursing officers and agents will be made at regular intervals by officers designated for this purpose. The frequency of these inspections will be regulated by the Provost Marshal General.

Section 247. Method of inspection.

Inspectors will inquire as to the necessity, economy, and propriety of all disbursements, their strict conformity to the law appropriating the money, and whether the disbursing officers and agents comply with the law in keeping their accounts and making their deposits. A statement of receipts and expenditures and of the distribution of funds, with lists of outstanding checks, on forms furnished by the Provost Marshal General, will be submitted by the disbursing officer and agent to the inspector, who should immediately transmit the lists of outstanding checks to the Treasury Department. Upon return from the Treasury Department balances will be verified and noted on the inspection report, which will then be forwarded to the Provost Marshal General, with a copy of each list of outstanding checks and the indorsements thereon. The original lists will be retained by the inspector to be used at the next inspection of the officer's accounts and then sent to the Provost Marshal General.

L. CLOSING OF ACCOUNTS.

Section 248. Balance of cash to be returned.

If a disbursing officer and agent desires to close his accounts with the Treasury, so much of the funds remaining to his credit as are not represented by outstanding checks must be deposited to the credit of the Treasurer of the United States to the officer's personal credit. Funds so deposited are covered back to the appropriation from which received. When directed by the Provost Marshal General the disbursing officer and agent shall transfer the balance of his funds to his successor as prescribed by section 249.

Section 249. Transfer of funds.

When so directed by the Provost Marshal General the disbursing officer and agent shall draw a check to the credit of his successor for the balance of funds remaining to his credit with the Treasurer of the United States.

Transfer of cash on hand shall be made on receipt signed by the receiving officer, which receipt shall be forwarded with account cur-

rent for the period covering the transaction.

Authorized transfer of funds to the credit of disbursing officers and agents of the United States shall be made on the books of the War Department on authority of the Provost Marshal General.

Section 250, Outstanding debts.

When a disbursing officer and agent is relieved from duty as such he shall certify outstanding debts, if any, to his successor, and transmit a list of the same to the Provost Marshal General.

Section 251. Death of disbursing officer.

Should a disbursing officer and agent die while serving as such, the Secretary of War will, upon request of the governor of the State or Territory, addressed to the Provost Marshal General, recommend to the Secretary of the Treasury to cause so much of the money remaining to the disbursing officer or agent's credit as is not represented by outstanding checks to be deposited to the credit of the Treasurer of the United States, to be covered into the appropriation from which received.

Section 252. Closing statement.

When an officer ceases to act as a disbursing officer and agent, or for any reason closes his accounts, he will prepare a closing statement of his money accounts from date of last account to and including the date of the closing of his accounts, with a separate list of outstanding checks. He shall forward the statement and list of checks to the Provost Marshal General, Washington, D. C., for the usual action.

Section 253. Disposition of check books.

When an officer ceases to act as a disbursing officer and agent, he shall return the unused checks to the Division of Printing and Stationery, Treasury Department, retaining with his official records the stubs or register of checks issued to him. In case one disbursing officer and agent is succeeded by another, the officer and agent relieved may transfer his unused checks to his successor, retaining for file with his official records the stub or register of checks issued. The successor may temporarily use the checks of the former disbursing officer by striking out his predecessor's numerical symbol and inserting his own until such time as he can secure a supply of checks with his own numerical symbol printed thereon, after which the unused checks of his predecessor shall be returned to the Division of Printing and Stationery, Treasury Department.

69247°-18--13

Section 254. Report of outstanding checks.

A disbursing officer and agent who ceases to act as such shall at once inform the Secretary of the Treasury what cheeks drawn against public funds to his credit, if any, are still outstanding and unpaid.

M. GENERAL INSTRUCTIONS.

Section 255. No contracts for expenditure of unappropriated moneys.

The use of moneys for purposes other than those for which appropriated, or involving the Government in any contract for future payment of money in excess of appropriations, is prohibited.

Section 256. Receipts in blank prohibited.

The giving or taking of a receipt for public money in blank or in advance of actual payment, or the signing of a check for public money in blank, is prohibited.

Section 257. Only one account under each bond.

Accounts of disbursing officers and agents must be kept separately under each bond. Should it become necessary to give a new bond, the disbursing officer and agent should close his account under his former bond by depositing to his personal credit any unexpended balance remaining to his official credit, not represented by outstanding checks, to the credit of the Treasurer of the United States before a request for funds is made under the new bond, in order that the liability of the sureties on the respective bonds may be definitely fixed.

Section 258. Specimen signatures.

For the information of active designated depositary banks and assistant treasurers, called upon to pay checks of disbursing officers and agents drawn on the Treasurer of the United States, each officer must furnish each active designated depositary bank or assistant treasurer in his locality with his signature, verified in such a manner as the bank or assistant treasurer may desire.

Section 259. Deposits to credit of Treasurer to be reported.

Whenever any disbursing officer and agent makes a deposit to the credit of the Treasurer of the United States with the Treasurer, an assistant treasurer, or an active designated depositary bank to the depositing officer's official or personal credit, he must at once notify the Provost Marshal General of the fact, stating the name of the depositary, the amount of the deposit, the appropriation and apportionment thereunder to which the money pertains, whether made to his personal or official credit, if a refundment of a disallowance, a suspension, or an overpayment, the number and date of the certificate of deposit, and the date of the bond under which the transaction pertains.

Section 260. Official and personal credit distinguished.

Funds deposited to the disbursing officer's official credit are credited to his official account and are subject to his official check, whereas when deposited to his personal credit the funds are covered back into the appropriation from which originally received and are not subject to his check until again placed to his official credit on approved request from the Provost Marshal General. All deposits made to cover transaction under an officer's former bond should be made to his personal credit.

Section 261. Certificate of deposit.

For each deposit made a certificate of deposit, in duplicate, will be issued by the Treasurer of the United States, assistant treasurer, or bank showing that the deposit is to be placed to the official or personal credit of depositing officer or agent with the Treasurer of the United States, and what the deposit represents, the depositor giving the necessary information when making the deposit. The original of all certificates of deposit are required by law to be forwarded by the depositaries to the Treasurer of the United States, and the duplicate of the certificates will be delivered to the depositing officer and should be retained by him for his future protection.

Section 262. Penal provisions.

Whoever, being a disbursing officer and agent of the United States, or a person acting as such, shall in any manner convert to his own use, or loan with or without interest, or deposit in any place or in any manner, except as authorized by law, any public money intrusted to him, or shall for any purpose not prescribed by law withdraw from the Treasurer of the United States, or transfer or apply any portion of the public money intrusted to him shall be deemed guilty of embezzlement of the money so converted, loaned, deposited, withdrawn, transferred, or applied, and shall be fined not more than the amount embezzled or imprisoned not more than 10 years, or both. (Sec. 87 of Criminal Code, act of Mar. 4, 1909, 35 Stat. L., 1105.)

Section 263. Disbursing officers not to gamble.

If any disbursing officer and agent shall bet at cards or any game of hazard the Provost Marshal General shall suspend his functions, require him to deposit to the Treasurer of the United States all public funds to his credit, and will immediately report the case to the Secretary of War.

Section 264. Telegrams not to be paid for by State disbursing officer.

State, Territory, and District disbursing officers shall not pay for telegrams, these accounts being settled by the Quartermaster General, Transportation and Telegraph Branch, Washington, D. C.

N. SETTLEMENT WITH HEIRS, ETC.

Where a creditor has died before payment could be made, disbursing officers may pay administrators or executors after letters testamentary have been approved by the Comptroller of the Treasury. Where no estate is left and there is no administrator or executor it will be necessary for heirs to make claim to the Auditor for the War Department for amounts due them. It will save time and result in more prompt payments if all claims of this kind, including those where administrators or executors are appointed, are sent immediately to the auditor for adjustment and relieve disbursing officers of all responsibility in the matter.

PART X. FORMS.

Section 266. Blank forms to be obtained from Provost Marshal General.

Requisitions for blank forms required by Local and District Boards in connection with the registration and draft will be submitted to the Governor of the State. Requisitions by the Governor for forms required for his State will be made to the Provost Marshal General, who will supply the necessary special forms and transmit requisitions for standard forms to the bureau of the War Department which regularly makes use of those forms, which bureau, upon receipt of such requisitions, will supply the forms direct to the official making requisition therefor.

Whenever local conditions or administration are such as to require the use of a form not authorized by these regulations, a copy of the proposed form, with full statement of the necessity therefor and of its contemplated use, shall be submitted to the Provost Marshal General for approval before the form is printed and distributed.

The number, section number, and name of each form are as follows:

Form No.	Seo.	Nomenclature.
P. M. G. O.		
1	275	Registration card.
65	335	Correspondence postal card.
68	276	Registration certificate.
101	348	Lit of names f persons whose registration cards are in possession of a local board (Clars of stune, 1917).
101	349	Li t of names of persons whose registration cards are in possession o a local board (Class flune, 1918, an September, 1918).
102	350	I i t of registrants in order of liability (Class of June, 1917).
102	352	List of registrants in order of liability (Class of September, 1918)
102a	351	List orregistrants in order of liability (Class of June, 1918).
201	336	Acceptance of appointment as member of Local Board.
202	337	Noti of appointment as member of Local Board.
1000	267	Classification list.
1001	2 f8	The Questionnaire.
1001a	269	Duplicate of first page of Questionnaire.
1001b	270	Cover sheet of Questionnaire
1001c	271	Duplicate of cover sheet of Questionnaire.
1001d	334	K. yilst of occupations.
100¹e	2f8a	Explanatory memorandum for Questionnaire.
1002	272	Notice to registrants and the public.
1003	273	Subporta to witnesses to appear before District or Local Boards.
1004	274	Minute book for use of District and Local Boards.
1005	277	N tice to registrants cfclassification by District or Local Boards.
1006	278	Docket of District Board.
1007	279	Notice to registrants of final classification.
1008	280	Certificate of exemption from combatant service.
1009	281	Notice to registrants to appear for physical examination.
1010	282	Report of physical evarination.
1011	283	Noti e of findings of District or Local Poard on registrant's physical condition.
1012	284	I ist of delinquents or deserters reported to local police authorities.
1013	285	List of registrants who failed to submit Questionnaires or to appear for physical exami-
4040 -	24.0	nation reported to Adjutant General of State.
1013a	318	De inquent elassification list.
1014	286	Notice to delinquents to report to Adjutant General of State.

185

Form No.	Sec. tion.	Nomenclature.
P. M. G. O. 1015	287	Notice to delinquent to report to Local Board.
1016	288	Report to Adjutant General of State on appearance of delinquent ordered to report to Local Board.
1017	289	Notice from Adjutant General of State suspending order inducting delinquent into military service.
1018	290	Report to Adjutant General of the Army of persons inducted into military service who have failed to report for duty.
1021 1021a-h	293 345	Certificate for police official apprehending a willful deserter. Report of disposition of deserters.
1022	294	Order to registrant to appear before Local or Medical Advisory Board for physical ox-
1022a	295	Request to Local or Medical Board to conduct physical examination of registrant on transfer.
1023 1024	296 297	Notice of transfer for classification.
1024	298	Request that registrant be transferred to Emergency Fleet Corporation list. Report on registrant transferred to Emergency Fleet Corporation list.
1026	299	Application for permit to leave the country.
1027	300	Application f r permit to leave the country. Fermit f r passpert. Order of Induction into military service of the United States.
1028	301	Order of Induction into military service of the United States.
1028a 1029	302 303	Notice to men ordered to report for military duty.
1029a-b	303	List of men ordered to report for military duty. Credit card.
1029c-d	305	J ehit card.
1030	306	Order authorizing employment of clerical assistants.
1031	307	Travel order to be issued by governor of State. Travel order to be issued by District Board.
1032 1033	303	Travel order to be issued by District Board.
1033	317 319	Oaths of members of local and District Boards and certain other persons. Application for furlough.
1036	320	Notice to registrant to appear before Local Board to submit evidence bearing on rea-
1037	321	sons for nonengagement in a productive occupation or employment. Notice to registrants and the public relative to reclassification on account of nonuseful occupation.
1038 1039	322 323	Certification in case of registrant claimed not to be engaged in a productive occupa- tion or employment. Notice to registrant of withdrawal of deferred classification or order number.
1040	324	Report of registrants whose deferred classification or order numbers have been with- drawn.
1041 1042	325 326	Withdrawal of intention to become a citizen of the United States. Notification to declarant registrants of rights under act of Congress approved July θ , 1918.
1043 1044	347 353	Property list. Affidavit to be filed in support of claim for deforred classification of registrants in Class III Divisions E. F. G. H. or I
1045	359	III, Divisions E, F, G, H, or I. Certlficate for reculistment in Navy or Marine Corps.
2002a	354	Local Board Reports of Class I.
2002b	355	State reports of Class T
2003 2004	356 357	Quota sheet. Notice of quota. Quota l'ader sheet.
2005	358	Oute Index sheet
2006	327	Request for individual induction.
2007	328	Competent order.
2008 2009	329 330	Report of action on competent order. Regulations governing drafted men en route to mobilization camps.
2010	331	Warrant of leader or assistant leader and special police officer.
2011	332	Requests for release of registraut to volunteer in naval service for training as an officer.
2012	333	Order to release registrant for culistment in Navy for training as officer.
2013 2014	343 344	Report of entrainment. Application for voluntary induction.
2015	345	Permit for transfer of entrainment.
Q. M. C.		
40	342	Meal and lodging tickets.
· 80b 101	316 309	Cash hook.
255	341	Lease. Transportation request.
W. D. 320	315	A accounts comment
324	339	Accounts current. Abstract of funds received from sources other than sales of public property or services.
329a	340	Abstract of dishursements.
330	314	Voucber for purchases and services other than personal.
334	312	Pay roll for personal services.
335 336	311 310	Personal-service voucher. Pay voucher for Army officers assigned to State headquarters.
337	338	Mileage voucher.
350a	313	Traveling-expense voucher.
		-

SYMBOLS. Col.=Nogro. Col.=Nogro. Or.=Oriental. X=Combatant. O=Noncombatant.

LOCAL BOARD FOR

1

Sec. 267. P. M. G. O. Form 1000. Classification List.

P. M. G. O. Form 1000. (Sec. 90, S. S. R.)

CLASSIFICATION LIST.

i			:	:	:	:	:	:	
8	r No. (Sec. 90.)	Orde		:	:			<u>:</u>	
63	Remarks. (All entries in this column to be made in red in:) (Sers. 144, 146, 133, 154.)								
88	of report to Adjutant Georgia, of tate as delinquent.	Date B							
22	of rejection or discharge at Mobili- faction Camp, (Ees. 167.)	Date					:		
96	of acceptance at Mobilization Camp. (Sec. 167.)	Date		-	,	:	:		
25	reported to Adjutant General, S.A., as deserter. (Sec. 143.)	1		:	′		-	-	
24	Date and hour to report for military duty and entrainment. (Sec. 158g.)	Date. Hour.	•					<u> </u>	
83	of return of physical examination	Date						:	
55	of appeal from physical examina- and forwarding record to District brd. (Sec. 125.)	og .							
12	of mailing decision on physical examination, (Sec. 124.)							<u> </u>	
20	Date of appearance for physical examination. (Sec. 122.)								
19	of notice to appear for physical evamination. (Sec. 122.)		-	<u> </u>	<u>:</u>		<u>:</u>	:	
81	of return of record from President mailing notice of classification. c. 115.)	pue		;	<u> </u>	<u>:</u>	-		
17	Date of forwarding record to President. (Sec. 112.)								
91	of return of record by District and and mailing notice of classi- tion. (Secs. 108, 109.)	80H 80Ĥ		:					
15	of forwarding record to District Board, (Sec. 105.)	Date		-	: '		;	-	
4	appeal was filed. (Sec. 104.)			<u>:</u>	<u> </u>		1	<u>:</u>	
25	of mailing notice of classification.	Date		<u>!</u>	<u>:</u>	<u>: </u>	<u>:</u>		
- 27	٠	, ·		<u>!</u>	<u>:</u>	_	<u>.</u>	<u>.</u>	
=	etton 02.)	Ľ.	<u> </u>	<u>:</u>	-	<u>:</u>	<u>:</u>	<u>.</u>	
=	Jassification. (Sec. 102.)	E		<u>:</u> _	-	:	<u>:</u>	<u>;</u>	
	Clas (fs)	"		: .		:	-	<u>:</u>	
on		i.	<u> : </u>	:-	: '	:	<u>; </u>	:	
-	elaim filed by another. (Sec. 94.)	Date		<u> </u>	!	:	:	<u>.</u>	
9	92.) of return of Questionnaire, (Sec.	Date		-	<u>:</u>	.,	<u>:</u>	÷	
10	of mailing Questionnaire. (Sec.			<u>; </u>	:	:	:	÷	
8 4		Eace Seria	:	:	:	:-	:	÷	
61	Name of Registrant, (Sec. 90.)	a			:	:			
-	r No. (Sec. 90.)	Orde		:	:	-	:	:	

Concerning public records and manner of inspection by public, see sections 11 and 12, S. S. R. Concerning manner of making entries on forms and records, see section 16, S. S. R.

Section 268. P. M. G. O. Form 1001—The Questionnaire.

Three editions of the Questionnaire have been issued. The "third edition" only is reproduced in these Regulations. Should it be made necessary to make copies of Questionnaires of the first or second editions, Questionnaires of the proper edition should be used or the third edition of the Questionnaire may be used if corrected to conform to the first or second editions, as the case may be.

P. M. G. O. Form 1001.	Q	UESTIONNAIRE.		Third edition.
	Registra- tion No.	Name of Registrar	ıt: Tel	lephone No
	Serial No.	(First name.)	(Middle name.)	(Last came.)
	Order No.	Address:(No.)	(Street or R. F.	
(Stamp of Local Board.)		(City or town.)	(County.)	(State.)

NOTICE TO REGISTRANT.—You are required by law to return this Questionnaire filled out in accordance withinstructions contained herein within seven days from date of this notice. Failure to do so is a misdemeanor punishable by fine or imprisonment for one year and may result in the loss of valuable rights and in immediate induction into military service.

(Dape.) (Member of Local Board.)

`

CLAIM FOR EXEMPTION OR DEFERRED CLASSIFICATION.

NOTE TO CLAIMANTS.—This form is to be used for claiming exemption or deferred classification by or in respect of any registrant and for stating the grounds of claim. Place a cross (x) in Column A opposite the division that states the ground of claim. Boards are required to consider only grounds thus indicated by the claimant in Column A.

					
Col. A	Div.	CLASH t.	Col. A	Div.	class mi—continued.
	A B C D	Single man without dependent relatives. Married man, with or without ch ldred, or father of motherless children, who has babitably failed to support his family. Married man dependent on wife for support. Married man, with or without children, or father of motherless children; man not usefully congaged, family supported by income independence.		I J K	Necessary employee in service of United States. Necresary assistant, associate, or hired manager of necessary agricultural enterprise. Necessary highly specialized technical or mechan- ical expert of necessary industrial enterprise. Necessary assistant or associate manager of nec- cessary industrial enterprise.
	,	ent of his labor.		<u>. </u>	CLASS IV.
	F	Unskilled or not a necessary farm laborer. Unskilled or not a necessary industrial laborer. Registrant by or in respect of whom no deferred	-		Man whose wife or children are mainly dependent
	н	classification is claimed. Registrant who fails to submit Questionnaire and in respect of whom no deferred classification is		В	on his labor for support. Mariner actually employed in sea service of citizen or merchantja the United States.
	I	claimed. Registrant not deferred and not included in any of above divisions.		D	Necessary sole managing, controlling, or directing head of necessary agricultural enterprise. Necessary sole managing, controlling, or directing
	X				head of necessary industrial cuterprise.
		Derensed Classes.			CLASS V.
		CLASS 11.		A	Officer—legislative, executive, or judicial—of the United States or of State, Territory, or
-	В	Married man with children, or father of mother- less children, where such wis or children or such motherless children are not manly de- pended upon his labor for support for reason that there sre other reasonably certain cources of adequate support (excluding earnings or possible carnings from labor of wife), available, and that the removal of registrant will not deprive such dependents of support. Married man, without children, whose wife, al- though registrant is engaged in a useful occu- pation, is not mainly dependent upon his labor for support, for the reason that the wife is skilled in some special class of work which she is physically able to perform and in which she is employed, or in which there is an immediate		BC D EF G	District of Columbia. Regularly or duly ordained minister of religion. Student who on May 18, 1917, or on May 20, 1918, or since May 20, 1918, was preparing tor ministry in recognized theological or divinity school, or who on May 20, 1918, or since May 20, 1918, was preparing for practice of medicine and surgery in recognized medical school. Person in military or naval service of United States. Altien enemy. Resident alten (not an enemy) who claims ex- emption. Person totally and permanently physically or mentally unfit for military service. Person ornally unfit for he as colder of the United
	C D	opicing for her under conditions that will evable her to support herself decently and without suffering or hardehip. Necessary skilled farm inborer in occessary agricultural enterprise. Nocresary skilled industrial laborer in necessary industrial entorprise.		I J K	States. Licensed pilot actually employed in the pursuit of his vocation. Person discharged from the Army on the ground of alienage or upon diplomatic request. Subject or citizen of cobelligerest country who has emlisted or enrolled in the forces of such country under the terms of a treaty between such country and the United States providing for
_	l	CLASS III.		,	reciprocal military service of their respective citizens and subjects.
	A B C D	Man with dependent children (not his own), but toward whom he stands in relation of parent. Man with dependent aged or infirm parents. Man with dependent helpless brothers or sisters. County or nunnicipal officer.		L	Subject or citizen of neutral country who has de- clared his intention to become a citize of the United States and has withdrawn such inten- tion under the provisions of act of Congress approved July 9, 1918, and Selective Service Regulations.
	F G H	Highly trained fireman or policeman in service of municipality. Necessary enstomhouse clerk. Necessary employee of United States in trans- mission of the mails. Necessary artificer or workman in United States armory or ar	Ta.		ember of well-recognized religious sect or organization, organized and existing on May 18, 1917 whose then existing ereed or principles forbid is members to participate in war in any form and whose religious convictions are against war or participation therein.
Q. sion A.	Do	STRANT OR OTHER INTERESTED LOWING (you claim exemption or deferred classification in reach class and each class in which you claim that I; in Division of Class and Division o	QUE: respect no shor	of a	ION. the registrant named above? If so, state the divisor classified.
(А	(Ye	g or no.) ess.)(Sig			

WAIVER OF CLAIM FOR EXEMPTION OR DEFERRED CLASSIFICATION.

(To be signed by registrant or other interested person whenever a waiver is used.)

I hereby waive all claim of exemption or deferred classification of the registrant named above.

(Date of signing.)...(Sign here.).

IMPORTANT NOTICE TO REGISTRANTS AND OTHER INTERESTED PERSONS.

TO BE READ BEFORE PROCEEDING FURTHER.

Every registrant shall immediately upon receipt of a Questionnaire proceed as follows: He shall first carefully read, or have read to him, the instructions printed on this page, and the instructions printed with each series of questions. He shall then take up each series of questions, and answer all questions which he is required to answer at sign his name where required by the instructions. He shall make no mark nor answer upon page No. 1 until he has answered the 12 series of questions; but after having done so and before he executes his affidavit or page No. 15, he shall answer the question near the bottom of page No. 1 and sign his name thereto. If he wishes to waive all claim of exemption or deferred classification, he shall sign at he waiver at the hottom of page No. 1. He shall then upon the first page place a cross mark (X) in the space opposite the division which describes his ground or basis for deferred classification. The registrant is not limited to making one cross mark (X), but may make a sufficient number of marks to indicate his status in relation to every ground for discharge or exemption which exists in his case. He shall then swear or affirm to the truth of his answers by executing the "Registrant's Affidavit" on page 15. on page 15.

A registrant making any claim which must be supported by an affidavit must procure the execution of the supporting affidavit by the person or persons in licated in the instructions relating to the particular series which states the claim. Unless he procures such affidavit, the claim will not be considered either by the Local Board or by the District Board.

by the Local Board or by the District Board.

Ad litional affidavits may be filed with the Questlonnaire when deemed necessary by the registrant or person making claim in his behalf. (Sec. 95 (f) S. S. R.)

The Questionnaire, answered and sworn to in strict accordance with these instructions, must be filed with the Local Board on or before the seventh day (excluding Sundays and legal holidays) after the date appearing upon the first page of the Questionnaire under the words "Notice to Registrant."

NOTE.—The initials S. S. R. refer to the regulations prescribed by the President and known as the Selective Service Persylvines.

Note.—The initials S. S. H. Selective Service Regulations.

Reasons for and effect of classification.

Reasons for and effect of classification.

The names of all men liable to selection for military service shall be arranged in five classes in the order in which they can best be spared from the civic, family, industrial, and agricultural institutions of the Nation. The term "deferred classification" includes the second, third, fourth, and fifth classes of the five classes in which registrants shall be placed. All registrants placed in Class V have been exempted or discharged, and all registrants placed in Classes II, III, and IV have been temporarily discharged. The effect of classification in Class I is to render every man so classified presently liable to military service in the order determined by the national drawings. The effect of classification in Class II is to grant a temporary discharge from draft, effective until Class I is exhausted; and similarly Classes III and IV become liable only when Classes II and III, respectively, are exhausted. All classifications are conditioned upon the continuing existence of the status of the registrant which is the basis of his classification. (See Secs. I (j) and (k) and 70 S. S. R.)

Every registrant shall, within five days after the happening thereof, report to his Local Board any fact which may change or affect his classification. Failure to report change of status as herein required or making a false report thereof is a misdemeanor, punishable by one year's imprisonment. (Sec. 116 S. S. R.)

Notice to registrants and to all interested persons, and effect of such notice.

(a) The process of examination and selection shall begin by the posting of notice in the offices of the Local Boards and by mailing a Questionalire to every registrant included in such posted notice (Sec. 92 S. S. R.), and notice of every subsequent action taken by either the Local or District Board in respect of each registrant shall be given by entering a minute or date of such action on the Classification List in the office of the Local Board and in addition to such entries by mailing to the registrant (and in some cases to other selections to be notice of such action of such extinct.)

the onice of the Local Board and in addition to such entries by mailing to the registrant (and in some cases to other claimants) a notice of such action.

(b) Whenever a duty is to be performed or a period of time begins to run within which any duty is to be performed by any such registrant, or within which any right or privilege may he claimed or exercised by or in respect of any such registrant, a notice of the day upon which such duty is to be performed or such time begins to run shall be mailed to the registrant, and the date of such mailing of notice shall be entered opposite the name of such registrant on the Classification List, which is always open to inspection by the public at the office of the Local Board.

public at the office of the Local Board.

(2) In addition to the mailing of such notice to registrants, notice of the disposition of claims of other persons in respect of registrants shall be mailed to such other persons. Either the mailing of such notice or the entry of such date in the Classification List shall constitute the giving of notice to the registrant and to all concerned, and shall charge the registrant and all concerned with notice of the day upon which such duty is to be performed or the beginning of the time within which such duty must be performed or such right or privilege may be claimed, regardless of whether or not a mailed notice or Questionnaire is actually received by the registrant or other person.

(d) Failure by any registrant to perform any duty prescribed by the President under the authority of the act approved May 18, 1917, or subsequent act or acts of Congress at or within the time required, is a misdemeanor punishable by imprisonment for one year, and may result in loss of valuable rights and immediate induction of such registrant into military service.

(e) Failure of the registrant or any other person concerned to claim and exercise any right or privilege on

immediate induction of such registrant into military service.

(e) Failure of the registrant or any other person concerned to claim and exercise any right or privilege on the day or within the time allowed shall be considered a waiver of such right or privilege, subject only to the privilege to apply for an extension of time.

(f) All registrants and other persons are required to examine from time to time said notice so posted by the Local Board and the Classification List upon which said dates are to be entered; and it is the duty of every registrant concerning whom any notice is posted, but who has not received the Questionnaire or notice, as the case may be, to apply to his Local Board for a copy thereof. Failure to receive notice or Questionnaire will not excuse the registrant from performing any duty within the time limit, nor shall it be in Itself ground for extension of time. (Sec. 7, S. S. R.)

(g) Any registrant, except an alien enemy, who fails to return the Questionnaire on the date required shall be deemed to have waived all claim for deferred classification, and shall stand classified in Class I subject, however, to the rights and privileges of other persons to apply to the Local Board for deferred classification of the registrant, and to the right of the registrant or any other person to apply for an extension of time, as provided in Section 99 S. S. R. (Sec. 129, S. S. R.)

FORMS.

191

By whom oaths may be administered.

- Any oath required by these Rules and Regulations (except oaths to persons called before Local or District Boards to give oral testimony) may be administered—

 (1) By any Federal or State officer authorized by law to administer oaths generally,
 (2) By any member or chief clerk of any Local or District Board having jurisdiction of the registrant;
 (3) By any Government Appeal Agent in regard to any case pending hefore any Local or District Board with which he is connected;
 (4) By any person designated to act in the capacity of legal aid or advisor to registrants; and
 (5) By any postmaster within the same local jurisdiction at the registrant.
 When the oath or oaths are administered by any of the persons named in Classes 2, 3, 4, and 5 hereof, there shall be no fee or charge for the same. (Sec. 10, S. S. R.)

Ald and advice to registrants by legal advisory boards.

Legal Advisory Boards, composed of disinterested lawyers and laymen, will be present at all times during which Local Boards are open for the transaction of business, either at the headquarters of Local Boards or at some other convenient place, for the purpose of advising registrants of the true meaning and intent of the Selective Service Law and Regulations and of assisting registrants to make full and truthful answers to the Questlonnaire.

Members of Legal Advisory Boards shall enter upon the left-hand margin of front page of Questlonnaire the following: "Aid given by me," and sign the name of the member of such board, stating whether "permanent" or "associate" member. (Sec. 45, S. S. R.)

QUESTIONS.

SERIES I. GENERAL QUESTIONS.

INSTRUCTIONS. Every regist	trant must ar his name at	nswer ALL the	e following	questions.	and sign
Q. 1. State (a) your full na and (b) the name, add be designated as neare	st relative).				
A. 1. (a)(Name of registrant.	(Age.)	(Place of b	irth.)	(Post-office	address.)
(b) (Name of relative Q. 2. What is your race? A:	(Address of relat	ive.)	(Relation	onship.)
Q. 3. State (a) whether you marriage. A. 3. (a)	are single, ma	arried, widow	ed or dive	rced and (b) date of
Q. 4. If you have a child or each child. A. 4	ehildren, sta	te the name,	age, and	present res	idence of
Look at Key List of Oc	cupations ,		onnaire	Before A	
Q. 5.	Occupation.	Special work or job.	Key num- ber and letter on list.	Number of years pur- sued.	Monthly salary or wages.
(a) What is your present occupa-					
(a) What is your present occupation?. (b) What other work are you qualified to do?					
Q. 6. If you are employed, a which you are empl	oyed.				
A. b. (a)	(Nam	e of employer.)			
A. 6. (a)(b)(No.) (Street or R. F. Q. 7. Mention any previous rank, and length of	muitary exp	erience you i	nave had,	giving org	
Q. 8. Underline branch of A Aviation—Engineer partment—Quartern	rmy in which	ı you prefer t	o serve if l Departm		
Q 9. Schooling: Grade reached in school Name of college and subject	s of specializa	ation		<i>~</i>	
Years in technical school		N	ame of scl	nool and e	ourse pur-
Underline the languages you State any other languages yo	speak well:	English—Fre	nch—Geri	nan.	
Q. 10. Have you ever been	convicted of	facrime? A	1. 10	(Yas or n	
Q. 11. If your preceding an approximate date. (d) sentence impos	swer is "yes, of convictioned.	" state (a) the name (c) the name	ne name o me and lo	of the crim	e; (b) the the court;
A. 11. (a) (7		(c)		(d)	

Q. 12. Are you now confined in prison, either (a) serving sentence or (b) awaiting trial, or (c) are you confined in a reformatory or correctional institution:
A. 12.
(Yes or no, and state which.) Q. 13. Are you at large on bail under any criminal process? If so, state full details
A. 13.
(Signature of registrant.) IMPORTANT NOTE.—If the registrant is an inmate of an institution mentioned in questions, the executive head of the institution requested to communicate the information immediately to the Local Board.
SERIES II. PHYSICAL FITNESS.
INSTRUCTIONS.—Every registrant must answer the first two questions. If he answer the second question "yes," he need not answer the remaining questions. If he answers the second question "no," he must answer ALL the questions. He must sign his name at the end of this series of questions.
Q. 1. State your height and weight stripped. A. 1. Height,
Weight,(Pounds.)
Q-2. Are you in sound health mentally and physically? A. 2.
(Yes or no.) Q. 3. Draw a line under any of the words below that describes any ailment or physical deficiency you may have.
A. 3. 1. Blind. 4. Loss of limb. 7. Insane. 2. Deaf. 5. Epileptic. 8. Withered or deformed limb. 3. Dumb. 6. Paralytic. 9.
Q. 4. State in detail the names and addresses of the physicians by whom and the in stitutions in which you are being treated or have been treated within the last twelve months, with the dates of the treatments. A. 4.
Q. 5. Are you an inmate of an asylum, hospital, or other institution on account of any physical, mental, or nervous disease, disorder, or injury? A. 5
Q. 6. If you answer "yes," state (a) the nature of the ailment, and (b) name and location of institution. A. 6. (a)
, (b)
(Signature of registrant.)
IMPORTANT NOTICE.—If the registrant is an inmate of an institution mentioned inquestion 6 and is unable to answer the foregoing questions, the executive head of the institution is requested to communicate the information immediately to the Local Board.
·
SERIES III. LEGISLATIVE, EXECUTIVE, AND JUDICIAL OFFICERS
INSTRUCTIONS—Every registrant must answer the first question. If he answers "no," he need not answer the remaining questions or sign his name. If he answers "yos," he must answer ALL the questions and sign his name.
Q. 1. Are you a legislative, executive, or judicial officer of the United States or of State or Territory or of the District of Columbia? A. 1.
(Yes or no.) If your answer is "no", do not answer any other questions and do no sign your name.
Q. 2. State exact designation of your office. A. 2.
Q. 2. State exact designation of your office. A. 2. Q. 3. State (a) when you entered upon the duties of said office and (b) when you term of office will expire. A. 3. (a).
NOTE.— See Sec. 79, S. S. R. and Part XIII. (Signature of registrant.)

SERIES IV. MINISTERS OF RELIGION.

INSTRUCTIONS.—Every registrant must answer the first question. If he answers "no," he need not answer the remaining questions nor sign his name. If he answers "yes," he must answer ALL questions, and must sign his name.
Q. 1. Are you a regular or a duly ordained minister of religion; and if so, of what sect or organization?
A. 1. (Yes or no, and if "yes" add name of sect.)
If your answer is "no," do not answer any other questions and do not sign your name.
Q. 2. State (a) the manner by which, (b) the date when, and (c) the place where you became such minister.
A. 2. (a) (b) (c) (c) Q. 3. State place and nature of your religious labors: (a) On January 1, 1918; (b) f.c A. 3. (d) (b) Q. 4. Have you any additional occupation? If so, what? A. 4.
Q. 4. Have you any additional occupation? If so, what? A. 4
NOTE.—See sec. 79, S. S. R. (Signature of registrant.)
SERIES V. DIVINITY AND MEDICAL STUDENTS.
INSTRUCTIONS.—Every registrant must answer the first three questions. If he answers
"no" to all of these questions, he need not answer the remaining questions nor sign his name. If he answers "yes" to question No. 1, No. 2, or No. 3, he must answer all the remaining questions and sign his name, and must also secure the following supporting affidavit of the president, dean, or other executive head of the theological, divinity, or medical school. If such executive head be not available, the executive nearest in rank may make the affidavit, but must state therein why the superior officer is not available.
O. 1. Were you on May 18, 1917, a student preparing for the ministry in a recognized theological or divinity school? A. 1(Yes or no.)
Q. 2. Were you on May 20, 1918, a student preparing for the ministry in a recognized theological or divinity school, or were you on May 20, 1918, a student preparing for the practice of medicine and surgery in a recognized medical school?
1. 2. (Yes or no, and state which.)
Q. 3. Have you been at any time since May 20, 1918, a student preparing for the ministry in a recognized theological or divinity school, or a student preparing for the practice of medicine and surgery in a recognized medical school?
A. 3. (Yes or no, and state which.)
If your answer to all the questions No. 1, No. 2, and No. 3 is "no," do not answer any other questions and do not sign your name.
Q. 4. If your answer to question No. 3 is "yes," state the period (naming the dates)
Q. 5. State whether the school in which you were a student on the date or dates indicated by your answer to question No. 1, No. 2, or No. 3 was a recognized
theological or divinity or medical school. A. 5. (Specify which.)
 Q. 6. State the name and location of such school in which you were a student on the date or dates you have thus indicated. A. 6. Q. 7. Is the school you have described wholly or partially a correspondence school?
A. 7
C. 8. Have you ceased to be a student preparing for the ministry or a student preparing for the practice of medicine and surgery; and if so, what is your present occupation? A. 8.
NOTE.—See sec. 79, S. S. R., and public resolution approved May 20, 1918.

(Signature of registrant.)

SUPPORTING AFFIDAVIT.

~	,
STATE OF, County of, 88:	
I,, do solen	nly swear—affirm—
that I was on the date or dates mentioned in the foregoing answer	·s
of the school mentioned in the foregoing answer No. 6; that such	affiant's office in school.) h school was on said
date a recognized. (Divinity, theological, medical	.)
school; and that I know of my own personal knowledge that the going questions Nos. 1 to 7, inclusive, are true. I further state t . (Uns	answers to the fore- hat vailable superior officer.)
who was	es mentioned in the
foregoing answers is now	ble, if that be the fact.)
(Signature o	f supporting affiant.)
Subscribed and sworn to before me thisday of	(Address.)

(Signature of officer.) (Designation of officer.)	cer.)
SERIES VI. MILITARY OR NAVAL SERV	ICE.
INSTRUCTIONS.—Every registrant must answer the first question. he need not answer the other questions nor sign his name. If he an answer ALL the other questions FULLY and must sign his name. Q. 1. Are you in any branch of the military or naval service of	swers "yes," he must the United States?
A. 1	,
(Yes or no.) If your answer is "no," do not answer any other que	stions and do not
sign your name. Q. 2. Give your (a) rank, (b) organization or corps, (c) branch of	the courses and (4)
mail addragg	.,
A. 2. (a)	entered the service.
NOTE.—See Sec. 79, S. S. R.	re of registrant.)
SERIES VII. CITIZENSHIP.	
INSTRUCTIONS.—Every registrant must answer all the following stated in the interlined instructions, or unless his status makes an an impossible, and must sign his name at the end of this series of quest (). 1. Are you a citizen of the United States? A. 1	questions, except as aswer to any question lons.
() 9 Whose and an what data wore you harn?	•
(2) 2. Where and on what date were you born? (2) 2. (Place and country.) (Da	4a\
(). 3. If you were not born in the United States, state (a) at wh	te.) at place: and (b) on
what date you arrived in this country; and (c) whether father or mother or either of them.	you came with your
A. 3. (a); (b); (c) Q. 4. If you are a citizen of the United States, naturalized upon state when and where you were so naturalized.	application by you,
A. 4. Q. 5. If you are not a citizen of the United States, either native be ized, answer the following: (a) Of what country are you (b) In what place and country did you ordinarily reside to the United States? (c) Have you ever taken out if declared your intention to become a citizen of the United States? A. 5. (a); (b); (c); (foresteen the intention of the United States?	a citizen or subject? le before proceeding first papers (that is, ited States)? (d) If
(Yes or no.)	

- [Part X 196 SELECTIVE SERVICE REGULATIONS. Q. 6. If you are not a citizen of the United States and have not declared your intention to become a citizen, do you claim exemption from service in the Army of the United States on that ground? A. 6. (Yes or no.) If you are an Indian, born in the United States, do not answer questions Nos. 7 to 13, but answer questions Nos. 14 to 16. Q. 7. If you are not a citizen of the United States and have not declared your inten-Q. 8. Give the birthplace and present residence of both of your parents. A. 8. Q. 9. If your parents or either of them live in the United States, state how long each has resided in this country. A. 9.
 Q. 10. If either of your parents has been naturalized in the United States, state (a) if so, when and where? A. 11. Questions Nos. 12 and 13 are to be answered only by a citizen or subject of a country neutral in the present war who has declared his intention to become a citizen of the United States. Q. 12. If you are a citizen or subject of a country neutral in the present war and have declared your intention to become a citizen of the United States, name the NOTE.—Congress has enacted a law providing that a citizen or subject of a country neutral in the present war, who has declared his intention to become a citizen of the United States, shall be relieved from liability to military service upon his making a declaration, in accordance with such regulations as the President may prescribe, withdrawing his intention to become a citizen of the United States, which shall operate and be held to cancel his declaration of intention to become an American citizen and shall forever debar him from becoming a citizen of the United States. Q. 13. Do you wish to be relieved from liability to military service by withdrawing your intention to become a citizen of the United States upon the conditions named in the foregoing note to Question No. 12? A. 13. (Yes or no.) NOTE.—If you answer "yes," your Local Board will send you the necessary blank forms and directions for making such claim for relief from liability to military service and renouncing your right to become a citizen of the United States. Before your claim can be passed upon, you must fill in and return such forms to your Local Board. (See sec. 117½ S. S. R.) If you are an Indian born in the United States and claim you are not a citizen, answer the following questions:
- Q. 14. State (a) when you were allotted; (b) when your father was allotted; (c) when your mother was allotted. A. 14. (a) Q. 15. Have you received a patent in fee to your land? A. 15.
 Q. 16. State (a) whether you live separate and apart from any tribe; (b) if so, when you intend to return to tribal life; and (c) how long you have lived away from tribal life. A. 16. (a)
 - (b); (c) NOTE.-See sec. 79 S. S. R.

(Signature of registrant.)

SERIES VIII, PART A. COUNTY AND MUNICIPAL OFFICIALS AND FEDERAL EMPLOYEES.

INSTRUCTIONS.—Every registrant must answer the first question. If he answers "no," he need not answer the remaining questions nor sign his name. If he answers "yes," he must answer ALL the questions and sign his name. If he claims deterred classification on the ground that he is employed by the United States as a customhouse clerk, or in any of the capacities mentioned in question 1, he must also secure and file with the Local Board an affidavit of the official having direct supervision and control of the branch of the Government service in which the registrant is engaged, stating that he is necessary to the adequate and effective operation of such service, and can not be replaced by another person without substantial, material loss and detriment to the adequate and effective operation thereof. In the case of a registrant in departmental service stationed outside of the District of Columbia, the affidavit must be made by the official having direct supervision of the applicant. In all cases affidavit must be made by the official having direct supervision of the applicant. In all cases such affidavit must be indorsed "approved" by the Secretary of the Department or other certifying official specified in Part XIV, S. S. R. The affidavit to be filed by a necessary agricultural expert, employed by a State Agricultural College receiving Federal funds, is described in Section 77, Note 1, S. S. R.

Q. 1. Are you a county or municipal official, or a customhouse clerk, or are you employed by the United States in the transmission of the mails, or are you an artificer or workman employed in an armory or arsenal of the United States, or are you an employee of the United States designated by the President as eligible for discharge? A. 1.

(Yes or no, and state which.)

If you are not in any of the above classes, do not answer any other questions and do not sign your name.

Q. 4. If you are a county or municipal official, state (a) whether a vacancy in the office which you hold can be filled by appointment and (b) when your term of office expires.

A. 4. (a) (b) (Yes or no.)
Q. 5. State the exact place of the performance of your duties. A. 5.

Q. 6. State how long you have held such office or position, or how long you have been so employed. A. 6.

Q. 7. State the character and duration of your education, training, and experience for your office, position, or employment. A. 7.

Q. 8. Describe the nature of your work. A. 8.

(Signature of registrant.)

NOTE. See Sec. 77, and Part XIV, S. S. R.

SERIES VIII, PART B. PILOTS AND MARINERS.

INSTRUCTIONS.—Every registrant must answer the first question. If he answers "no," he need not answer the remaining questions nor sign his name. If he answers "yes," he must answer ALL the questions and sign his name. If he claims deferred classification as a licensed pilot, he must secure and file with the Local Board an affidavit signed by the Collector or Deputy Collector of the port from which the registrant regularly sails, stating that he is a licensed pilot regularly employed in the pursuit of his vocation. If he claims deferred classification as a mariner, he must submit evidence in support of his claim sufficient to satisfy the Local Board that he is entitled to such classification.

Q. 1. Are you a licensed pilot actually employed in the pursuit of your vocation, or are you a mariner acually employed in the sea service (including service on the Great Lakes) of a citizen or merchant within the United States? A. 1.

(Yes or no, and state which.) If your answer to question 1 is "no," do not answer any other questions and do not sign your name.

Q. 2. State your training and experience as a pilot or mariner (as the case may be) and how long you have been so engaged. A. 2.

Q. 3. If you are engaged in any other occupation, describe it, and state what part of your working time you give to such other occupation. A. 3.

the Great Lakes), state (a) the name and address of your employer, (b) how long you have worked as a mariner for such employer; and (c) describe your particular work.

NOTE.-See Secs. 78 and 79 S. S. R.

SERIES VIII, PART C. FIREMEN AND POLICEMEN.

INSTRUCTIONS.—Every registrant must answer the first question. If he answers "no," he need not answer the remaining questions nor sign his name. If he answers "yes," he must answer ALL the questions and sign his name. If he claims deferred classification as a highly trained freman or policeman, he must secure and file with the Local Board an affidavit signed by the official head of the Department of the Municipality by which he is employed, stating that the registrant is highly trained, the length of time he has been continuously employed and compensated by the Municipality he is now serving, and that he can not be replaced without substantial and material detriment to the public safety in the Municipality in which he

Q. 1. Are you a highly trained fireman or policeman? A. 1. (Yes or no, and state which.)

If your answer to question 1 is "no," do not answer any other questions and do not sign your name.

Q. 2. Give the name of the Municipality which you are now serving. A. 2. Q. 3. How long have you been continuously employed and compensated by the said

Municipality as a fireman or policeman, as the case may be? A. 3. Q. 4. What position do you hold or what special duties do you perform in your department? A. 4.

Q. 5. If you claim you can not be replaced without substantial and material detriment to the public safety in the Municipality in which you are serving, state the reason for your claim. A. 5.

NOTE .- See sec. 77 (e) S. S. R.

(Signature of registrant.)

SERIES IX. RELIGIOUS CONVICTION AGAINST WAR.

INSTRUCTIONS.—Fvery registrant must answer the first question. If he answers "no," he need not answer the other questions nor sign his name. If he answers "yes," he must answer ALL the questions and sign his name.

Q. 1. Are you a member of a well-recognized religious sect or organization organized and existing May 18, 1917, whose then existing creed or principles forbid its members to participate in war in any form? If so, state the name of the sect or organization and the location of its governing body or head. A. 1.

If your answer is "no," do not answer any other questions and do not sign your name.

Q. 2. By reason of your membership in such sect or organization, do you claim exemption from military service, except in some capacity declared by the President to be noncombatant? A. 2.

Q. 3. State number of adherents of such religious sect or organization in the United

Q. 4. When did said religious sect or organization adopt opposition to war as a part of

Q. 5. When, where, and how did you become a member of such religious sect or organization? A. 5.

Q. 6. Are your religious convictions against war or praticipation therein in accordance with the creed or principles of such religious sect or organization?

Q. 7. Give the name, location, and date of organization of the particular local church or congregation of which you are a member. A. 7.

NOTE .- See secs. 79 and 280, S. S. R.

(Signature of registrant.)

SERIES X. DEPENDENCY.

INSTRUCTIONS.—Every registrant must answer the first question. If he answers "no" and does not claim deferred classification on the ground of dependency or family, he need not answer the remaining questions or sign his name. If he answers "yes," or claims deferred dassification on the ground of dependency or family he must answer all the questions and

slg: he na: the mi	n h fam mu mec Lo ust	ls name. I dly, or if he lst secure th I as depend cal Board re	f he intendexpects any se supports or me guires lt, he ritten or ty	ls to claim dely y person to cla ng affidavits a embers of his orthey must)	lerred classi im deferred nnexed here family. He file with the	fication on the g classification for eto of every perso of any other per Local Board addit	an the questions and round of dependency him on such ground, n over 16 years of age son may also (and if lonal affidavits, which approximate size and
Q.	1.	brother of what	under 16	or sister unde	r 18 years o endent on	of age, or a help	t or grandparent, or less brother or sister or mental labor for
		on acco	ount of d id do not	ependency o sign your i	or family, came.	do not answe	rred classification r any other ques-
Q.	2.	State whe	ther you a	re single, mar	ried, widov	ved, or divorced	. A. 2.
Q.	3.	If you are ceremon	married, s	se one of the four state (a) the property A .	lace , (b) $\mathrm{d} a$	ate, and (c) the j	person by whom the b);
Q.	4.			nformation a port. A.4.	s to each p		dy dependent upon
	`	Name.	Age.	Relationship.	Address	When your support began.	Whether wholly dependent on your labor.
- •		• · · · · · · · · · · · · · · · · · · ·					•••••••••••••••••••••••••••••••••••••••
Q.	5.	lived wi	th such de	h of your dep ependent or d	pendents y ependents	ou live and (b) A. 5. (a)	how long you have
Q.	6.	have liv		ou at any tin	ie during t	t live with you; he past 12 mont	state which of them hs and for how long
Q.	7.	If any suc	h depende ch when s	ent is a stepc uch relations	hild, an ad hip to you	opted child, or began. A. 7.	a foster child, state
	_	T*071W 011	nnout of a	roun wife en	dahildran	Avalanting of a	monthly amount of your own expenses,
\mathbf{Q} .	9.'	How much	have you	contributed	to the sup	oort of each othe	(b)
Q.	10.	State am	ount per	month you c	onsider ne	cessary for sup	port of all your de-
Q.	11.	to any of for boar much di	whether the lependent d or lodgi ld you pay	other than y	ou have con your wife a elf or other ner for boa	ntributed during nd children inc rs. (b) If you : rd or lodging an	the last 12 months ludes any payment answer "yes," how d for what persons?
		your wi	fe or chile	hose account	ther, sister	, father, mothe	fication (other than r, husband, wife, or
A.	12.	Name.	Age,	Address.	Occupa-	To which de- pendent related.	Relationship to such dependent.

Name.	Age.	Address.		To which de- pendent related.	Relationship to such dependent.
***	· • • • • •	• • • • • • • • • • • • • • • • • • • •	••••••	• • • • • • • • • • • • • • • • • • • •	•••••
		• • • • • • • • • • • • • • • • • • • •	• • • • • • • •	• • • • • • • • • • • • • • • • • • • •	
• • • • • • • • • • • • • • • • • • • •		· · · • · · · · · · · ·	• • • • • • • •		

		What was your total income from all sources during the last 12 months, whether (a) in cash or (b) in other thing of value? A. 13. (a) Cash \$
Q.	14.	(b) Other thing of value \$
		S Give a full statement of all property owned by or held in trust for you, whether income-producing or not; and your net income from same during last 12 months. A. 15. Character of property: Real estate—Principal, \$; income, \$
Q.	16.	income, \$
Q.	17.	(a) Does any of your family or dependents own it? (b) If so, state owner's name. A. 17. (a)
o.	18.	If any of the depender to owns the house he or she lives iu, state name of owner.
Q.	19.	A. 18. Do you rent your house? If so, state the monthly rent and name and address
		of landlord. A. 19. Have you paid any taxes during the last year? If so, state separately the amount paid on real estate, on personal property, and income tax, and name the officer to whom paid. A. 20. Real estate, \$; paid to Cofficial designation.)
		Personal property, \$; paid to(Official designation.)
,		Personal property, \$; paid to (Official designation.) Income tax, \$; paid to (Official designation.) If there is any encumbrance on any property you own, state its nature and amount. A 21
Q.	21.	If there is any encumbrance on any property you own, state its nature and
Q.	22.	amount. A. 21. State the value of all property owned by or held in trust for any person named as dependent, and his or her income therefrom. A. 22. Principal, \$
		(Name of dependent.) Principal, \$
		(Name of dependent.) Principal, \$ Income, \$. (Name of dependent.)
Q.	23.	(Name of dependent.) If there is any encumbrance on any property owned by or held in trust for any person named as dependent, state its nature and amount. A. 23. State earnings of each named dependent during preceding 12 months. A. 24.
Q.	24.	State earnings of each named dependent during preceding 12 months. A. 24.
		Name of dependent. Period employed. Earnings.
_	05	
		State amount of contributions to each dependent during said 12 months by person other than you, naming such dependents, contributors, and amounts.
Q.	26.	A. 25. Has your wife been employed during any portion of the past 12 months? If so, state period of employment, with dates, nature of her work, and amount of her earnings. A. 26.
Q.	27.	Has your wife ever been employed? If so, in what calling and when? A. 27
Q.Q.Q.Q.Q.Q.	28. 29. 30. 31. 32.	Is your wife trained or skilled in any calling? If so, in what? A. 28. State the condition of health of your wife. A. 29. Do you or your wife live with her parents? A. 30 Do you or your wife live with your parents? A. 31. State any other facts which you consider necessary to present fairly your claim for deferred classification on the ground of having dependents. A. 32

7	тот	E.—See Sections 71 to 76, inclusive S. S. R. (Signature of registrant.)

201

-

SUPPORTING AFFIDAVITS.
STATE OF
(Signature of officer.) (Designation of officer.)
STRUTTES THE TANDISMINIATE OCCUPATION.
INSTRUCTIONS.—Every registrant must answer the first question. If he answers "yes," he must answer all the remaining questions, except as stated in the interlined instructions, and must sign his name at the end. If the registrant claims deferred classification on account of engagement in industry, he must secure the two supporting affidavits annexed at the end of Series XII, in conformity with the following rules: 1. If the registrant is an employee, affidavit No. 1 must be made by his immediate superior and affidavit No. 2 by the executive head of the enterprise. If the business extends into more than one State, affidavit No. 2 may be made by the head of the division or plant in which the registrant is actually employed. If the registrant's superior also executive head of the enterprise, affidavit No. 1 shall be made by such executive, and affidavit No. 2 need not be
executed. 2. (a) If the registrant is part owner of the enterprise as a stockholder or partner, affidavit No. 1 must be made by a stockholder or copartner, and affidavit No. 2 by a near neighbor. (b) If he is the sole owner, both affidavits must be made by near neighbors. ALL AFFIDAVITS AND OTHER PROOF in support of claims for deferred classification on industrial grounds MUST BE FILED WITH THE LOCAL BOARD, except such proof as the District Board may directly require; and all additional affidavits and other written proof must be legibly written or typewritten on one side only of white paper of the approximate size of this sheet.
Q. 1. Are you engaged in an industrial enterprise necessary (a) to the maintenance of the Military Establishment, or (b) to the effective operation of the military forces, or (c) to the maintenance of national interest during the emergency? A. 1. (Yes or no.)
If your answer is "no," do not answer any other questions and do not sign your name.
Q. 2. Do you claim deferred classification on the ground that you are so engaged? A. 2(Yes or no.)
GROUP ADESCRIPTION OF THE ENTERPRISE.
 Q. 3. State the name under which the enterprise is conducted, and its exact location (post-office address). A. 3. Q. 4. When was the enterprise established? A. 4. Q. 5. What is produced or what service is performed by the enterprise? A. 5.
 Q. 6. In what respect do you claim the enterprise is necessary (a) to the maintenance of the Military Establishment, or (b) to the effective operation of the military forces, or (c) to the maintenance of national interest during the emergency? A. 6.
Q. 7. State (a) whether the enterprise is now engaged as contractor or subcontractor on work for the United States or a cobelligerent. (b) If so engaged, state which Government and the nature and extent of such work. A. 7. (a) (Yes or no.)
Q. 8. If so engaged as subcontractor, state name and address of principal contractor.

GROUP BRELATION OF REGISTRANT TO THE ENTERPRISE.
Q. 9. Are you (a) an employee, (b) sole owner, (c) part owner, as a stockholder or as a partner? A. 9.
Q. 10. What part of your working time do you give to this enterprise? A. 10.
Q. 11. If engaged in other work or business, describe it? A. 11.
Q. 12. State your education, training, and experience for the work you are now doing? A. 12.
Q. 13. When did your connection with the enterprise you have described begin?
A. 13. Q. 14. Describe the specific work you perform? A. 14.
Q. 15. How long have you been engaged in this particular line of work? A. 15
O 16 What part do you receive by the day week or month? A 16
 Q. 17. State (a) whether you have charge or supervision of other workers. (b) If so, how many? A. 17. (a)
enterprise in which you work? A. 18.
Q. 19. How many other persons in such plant or division are engaged in the same kind of work you do? A. 19.
Q. 20. Are any of your relatives engaged in the enterprise as executives or owners (for example, as manager, superintendent, treasurer, director, partner, sole owner, or controlling stockholder)? A. 20. (Yes or no.)
Q. 21. If so, state the name, age, relationship to you, and relation to the enterprise of each of such persons. A. 21.
Q. 22. State the reasons why you can not be easily replaced by another person. A. 22.
GROUP C.—TO BE ANSWERED ONLY BY A REGISTRANT WHO IS THE SOLE OWNER, A STOCKHOLDER, OR A PARTNER IN THE ABOVE-DESCRIBED ENTERPRISE.
Q. 23. State whether the business is conducted as a corporation, joint-stock company,
of partnership. A. 23. Q. 24. When did you acquire your interest in the enterprise? A. 24. Q. 25. Did you originate or assist in originating the enterprise? A. 25. Q. 26. How many persons are employed in the business? A. 26. Q. 27. What is the total capital invested in it? A. 27. Q. 28. What is the amount of your present investment therein? A. 28.
Q. 29. What were the net earnings of the pusiness for the last 12 months? A. 29.
Q. 30. Did you acquire your interest from a relative or relatives? A. 30
Q. 31. If so, state the name, age, relationship to you, residence, and present occupation of each of such persons. A. 31.
Q. 32. State the name, age, residence, relationship to you, and occupation of each of your partners; or if not in partnership, give such information as to each of your relatives who is a stockholder. A. 32.

Q. 33. If you have any relatives not already mentioned, who have heretofore been engaged in this enterprise in any capacity, state the name, age, residence, relationship to you, and present occupation of each of such persons and the nature of the interest that they had in the business. A. 33.

Q. 34. If you claim that none of the relatives or other persons mentioned in your replies to the foregoing questions can take your place during your absence, state the reasons. A. 34.
Q. 35. State any other facts which you consider necessary to present fairly the industrial enterprise you have described, or your connection with it, as a ground for deferred classification. A. 35.
for deferred classification. A. 35.
(Signature of registrant.)
For supporting affidavits see end of Series XII, page 15 of this Questionnaire. See also Sections 80, 81, and 86 to 89, inclusive, S. S. R.
SERIES XII. AGRICULTURAL OCCUPATION.
INSTRUCTIONS.—Every registrant must answer the first question. If he answers "yes," he must answer ALL the remaining questions, except as stated in the interlined instructions, and must sign his name. If the registrant claims deferred classification on the ground of cngagement in agriculture, he must secure the two affidavits at the end of this series of questions, of two persons, in conformity with the following rules: 1. If the registrant is an employee, affidavit No. 1 must be made by his employer and affi-
avit No. 2 by a near neighbor. 2. If the registrant is the sole owner of the land, both supporting affidavits shall be made
by near neighbors: 3. If the registrant is the owner of the land with another, affidavit No. 1 shall be made by
3. If the registrant is the owner of the land with another, affidavit No. 1 shall be made by the coowner, and affidavit No. 2 shall be made by a near neighbor. 4. If the registrant is a tenant of the land or a tenant with another, affidavit No. 1 must be made by the owner of the land or the latter's agent, and affidavit No. 2 by a near neighbor. ALL AFFIDAVITS AND OTHER PROOF in support of claims for deferred classification on agricultural grounds MUST BE FILED WITH THE LOCAL BOARD, except such proof as the District Board may directly require; and all additional affidavits and other written proof must be legibly written or typewritten on one side only of white paper of the approximate size of this sheet.
Q. 1. Are you engaged in an agricultural enterprise? A. 1(Yes or no.)
If your answer is "no," do not answer any other questions and do not sign your name.
Q. 2. Do you claim deferred classification on the ground that you are so engaged? A. 2. (Yes or no.)
GROUP A-GENERAL INFORMATION AS TO REGISTRANT.
Q. 3. How long have you worked at farming and what special training have you had? A. 3.
had? A. 3. Q. 4. State the nature of your present enterprise (such as general farming, fruit raising cattle much). A. 4
raising, cattle ranch). A. 4. Q. 5. Are you the directing and managing head of this enterprise? A. 5
Q. 6. State whether you are a laborer, overseer, hired manager, share cropper, lessee, or owner of the farm, and if none of these terms indicate your connection with
the farm, state what it is. A. 6. Q. 7. (a) Do you live on the farm where you work? (b) If not, how far away? A. 7. (a)(b)(yes or no.)
Q. 8. What part of your working time do you give to the farm? A. 8. Q. 9. If engaged in other work or business, describe it. A. 9.
α ROUP B—DESCRIPTION OF ENTERPRISE. (If you are a tenant, describe only the land you rent.)
Q. 10. State (a) the total area of farm; (b) acres under cultivation. A. 10. (a)
Q. 11. What is the character of the land not cultivated (such as pasture, timber, swamp)? A. 11.
Q, 12. What kind of crops are grown and what is the acreage of each? A. 12.
Q. 13. State (a) number and kind of live stock usually kept on the farm. (b) Who owns it? A. 13. (a)

Q.	14.	4. State the amount of each crop and	the total valu	e of dairy produ	cts produced		
Q.	15.	on the farm during the last 12 m 5. State gross receipts from all live st	ontns. A. 1 ock actually	sold off the farm	a during the		
		last 12 months. A. 15					
χ.	17	6. State value of the buildings on the7. State the value of the farm, including	g all improve	ements. A. 17.	-		
ď.	18.	8. State (a) the value of all farming work) used on the farm; (b) Who	equipment (including live st	оск керт√ю		
Q.	19.	9. (a) How many male persons work o work (such as laborer, manager,	share croppe	(b) In what capa er), and how ma	city do they ny of each?		
Q.	20.	A. 19. (a); (b) 0. (a) Are any of these workers sons of (b) If so, how many and age of each	r sons-in-law	of the head of th	e enterprise?		
		GROUP C-CONCERNING	REGISTRANT	,			
Q.	21.	1. Give the following information as to	each of your	relatives residin	g on the farm		
		where you work. A. 21: Name. Age. R	elationship.	Occupation.	Classification under S. S. R.		
		• • • • • • • • • • • • • • • • • • • •	_		under S.S.A.		
		•					
0	99		a half brathe				
Q.	44.	If you have a father, brothers, sister law not living with you on the farn	a where you v	work, state as to e	ach. A. 22.		
		Name Am Married Reli	B- Occupa-	Whether Livin	g Classifica		
		Name. Age. Married tion or single. ship		leasing a from	n tion under		
		••••••					
				• • • • • • • • • • • • • • • • • • • •			
					•• •••••		
Q.	23.	3. Why can not your father or one of	-		ned in vour		
٠,٠		replies to questions Nos. 21 and without you? A. 23.	22 continue	e the enterprise	successfully		
Q.	24.	4. If your father is in poor health, d address of his regular physician.	escribe his c	condition and giv	e name and		
N	OTI						
NOTE.—If you claim that your father or other relative interested with you in the enterprise is incapacitated to manage the farm, attach to your questionnaire an affidavit of a reputable physician stating that he personally knows such relative's physical condition and what that condition is.							
GB	OU	UP DTO BE ANSWERED ONLY BY OVERSEER, OR H	A REGIST	RANT WHO IS A	A LABORER,		
Q.	25.	5. State name, age, relationship to	you, and oc	ecupation of you	ır employer.		
O.	26.	A. 25. 6. Is your employer the owner or tenan	nt of the land	17 A 26			
Q.	27.	7. How long has he owned or leased it:	? A. 27				
Q.	28.	8. (a) Does your employer live on the	1 land? (b) 1	If not, how far a	way? A. 28.		
Q.	29.	(a); (b); (c); (b); (c); (d); (d)	farm for voi	ur present emplo	yer? A. 29.		
			•		•		
Q.	30.	0. What pay do you receive in cash or lodging? A. 30.	in produce a	and do you receiv	ve-board and		
GR	OU	UP E-TO BE ANSWERED ONLY BY RI CROP	EGISTRANT V	WHO IS A LESSE	E OR SHARE		
Q.	31.	1. State the name, age, relationship	to you, an	d occupation of	the owner.		
Q.	32.	A. 31. 2. State (a) when you first rented this	land and (h)	when your lease	or agreement		
		will end. A. 32. (a)	<i></i> .	·······································			
\mathbf{Q} .	33.	3. What rent do you pay? A. 33	· • • • • • • • • • • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •		
Q.	34.	3. What rent do you pay? A. 33 4. (a) Does the owner live on the la A. 34. (a)	nd you rent?	? (b) If not, ho	w far awayi		
		A. 34. (a) \dots ; (b) \dots ; Yes or no.					

Q. 35.	If any other person or persons are you, state the name, age, relat extent of the interest of such per	e interested in the renting of the land with ionship to you, residence, occupation, and son or persons. A. 35.—
		-
Q. 36.	(a) Do you sublet any part of the whom? A. 36. (a)	land you rent? (b) If so, how much and to; (b)
GROU	P F-TO BE ANSWERED ONLY BY WITH	REGISTRANT WHO IS OWNER OR OWNER ANOTHER.
Q. 37.	State when and from whom you a	equired the land or interest therein. A. 37.
Q. 38. Q. 39.	Did you acquire it by decd, will, If acquired from a living relative, and occupation. A. 39.	or inheritance? A. 38. state his name, age, relationship, residence,
Q. 40.	(a) What was the purchase price? chase price? A. 40. (a)	(b) How much have you paid on the pur- (b)
Q. 41.	If any part of the purchase price relationship to you, and amount	was furnished by a relative, state his name, so furnished. A. 41. e your interest and the name, age, relation-
	ship to you, residence, occup	ition, and nature of the interest of each
	father or brother, by tenants, or	r farm (for example, personally, with your by a hired manager). A. 43.
Q. 44.	State any other facts which you cultural enterprise you have d	consider necessary to present fairly the agriescribed, or your connection with it, as a A. 44.
*		(Signature of registrant.)
See S	Secs. 80–85, inclusive, S. S. R.	(Signature of registrant.)
AFFII	DAVITS TO BE USED IN SUI AGRICULTI	PPORT OF EITHER INDUSTRIAL OR
	SUPPORTING	AFFIDAVIT No. 1.
STATE Co	or	-,, 88:
Ι,	ounty of, do solemnly s (Name of affiant.) (Si	wear—affirm—that I reside
from	(Name of registrant.)	ant herein named; that my occupation is
inclusi	; that I have read t ive; that I occupy the following p	ne foregoing questions Nos to
answei	rs, namely,	denterprise, or the word "none," as the case may be.) toward said registrant in said enterprise,
namel	y,	it's superior, or the word "none," as the case may be.
that I	know of my own knowledge that the	ne answers to questions Nos. (Insert here question numbers in figures.)
are tru tions N (Ins	ne; that I am reliably and fully int Nos are true; a sert here question numbers in figures.)	ormed and believe that the answers to ques- ind that my relationship by blood or marriage
to said	l registrant is(Insert here either relation	ship or "none," as the case may be.)
C1	rouited and aware to before me - thi	(Signature of affiant.)
sans		day of
	(Signature of officer.)	(Designation of officer.)
	,	

SUPPORTING AFFIDAVIT No. 2.

STATE OF	001					
STATE OF, do solemnly sweau, do solemnly sweau (Name of affiant.) (Strike	, 88: affirm—that I reside					
from the registrant	herein named; that my occupation is					
(Name of registrant.) ; that I have read the foregoing questions Nos. inclusive; that I occupy the following position in the enterprise mentioned in said answers, namely, ; that I occupy the following (Insert here either affiant's position in said enterprise, or the word "none," as the case may be.) relationship toward said registrant in said enterprise, namely, (Here state in what respect affiant is registrant's superior, or the word "none," as the case may be.)						
; that I know of my own knowle are true; that I am r (Insert here question numbers in figures.)	edge that the answers to questions Nos					
that the answers to questions Nos:	are true; and that my					
relationship by blood or marriage to said re-	ither relationship, or "none," as the case may be.					
	(Signature of affiant.)					
Subscribed and sworn to before me this						
(Signature of officer.),	(Designation of officer.)					
NOTE.—See sections 10 and 95, S. S. R.						
REGISTRANT'S						
IMPORTANT INSTRUCTIONS.—1. If the regainswers must be read to him by the officer who can not write, his cross-mark signatures must a 2. None of the printed matter of the affidavit m the word "swear" or "affirm" as the case may be	IMPORTANT INSTRUCTIONS.—1. If the registrant can not read, the questions and his answers must be read to him by the officer who administers the oath, and if the registrant can not write, his cross-mark signatures must all be witnessed by the same officer. 2. None of the printed matter of the affidavit may be added to, erased, or stricken out, except the word "swear" or "affirm" as the case may be.					
OATH.						
STATE OF						
County of, ss. I,, do solemnly						
, ()	Strike out one.)					
named and described in the foregoing questions and answers; that I have signed my name to my answers, and that I know the contents of my said answers, and that all and singular the statements of fact in my said answers to said questions, respectively, are true, and that my beliefs and opinions therein stated are my true beliefs and opinions.						
·	(Signature of registrant.)					
Subscribed and sworn to before me this	day of, 191					
(Signature of officer.)	(Designation of officer.)					
NOTE.—See sections 10 and 95, S. S. R.						
1. MINUTE OF ACTION BY LOCAL BOARD ON CLAIM FOR DEFERRED CLASSIFI- CATION.						
The Local Board classifies the registrant as	shown on the Cover Sheet hereof because					
it finds that	•••••					
(Date.)	(Member.)					

2. RECOMMENDATION BY	LOCAL TO DISTRICT BOARD ON INDUSTRIAL OR AGRICULTURAL CLAIM.
	٠
(Date.)	(Member.)
3. CLAIM	OF APPEAL TO DISTRICT BOARD.
I hereby claim appeal fro	om classification by the Local Board in Class in
Division and Class	in Division and Class in Division
(Date.)	(Signature of claimant.)
4. MINUTE OF ACTION BY	DISTRICT BOARD ON 1. Appeal from Local Board. 2. Classification by District Board.
The District\Board {reclassing reclassing classing reclassing recl	sifies the registrant as shown on the Cover Sheet hereof
because it finds that	
(Date.)	(Member.)
5. MINUTE OF REASON	S OF District BOARD FOR 1. Extending time. 2. Refusing to extend time.
	strant to have the time for filing claim and proof extended nat
(Date.)	(Member.)
6, CL	AIM OF APPEAL TO PRESIDENT.
I hereby claim appeal to	the President from classification by the District Board
in Class in Division and recommendations requir	and Class in Division Certificates red by section 111, S. S. R., are attached.
(Date.)	(Signature of claimant.)

Section 268a, P. M. G. O. Form 1001e—Explanatory Memorandum for Questionnaire.

Explanatory Memorandum by Provost Marshal General to be Inserted in Questionnaire.

Subsequent to the printing of the Questionnaire, Congress amended by the act approved August 31, 1918, the Selective Service Law by substituting for the provision wherever occurring in section 4 of the said law: "Persons engaged in industry including agriculture," the words: "Persons engaged in industries, occupations, or employments, including agriculture."

The Questionnaire was based on the words of the original act and this memorandum explains the effect of the amendment and the manner in which the Questionnaire as printed may be used for the purpose of making claims by or in respect of persons engaged in

occupations or employments.

The effect of the amendment of August 31, 1918, is to permit claims to be made by or in respect of "necessary" persons engaged in occupations or employments found to be "necessary" to the maintenance of the Military Establishment, or the effective operation of the military forces, or the maintenance of national interest during the emergency.

The decision as to whether or not any particular occupation or employment is "necessary" for any of the purposes specified in the act of Congress and as to whether or not the registrant is "necessary" therein, rests with the District Boards, subject only to the duty of the Local Boards under Rule XXXII, section 101, of the Selec-

tive Service Regulations to make their recommendations.

However, the Local Boards have original jurisdiction, subject to the right of appeal to the District Boards, of the claims of registrants who are engaged in the occupations or employments specifically designated in section 4 of the Selective Service Act as exempt or entitled to temporary discharge, that is, deferred classification, under Rules and Regulations prescribed by the President, namely, officers, legislative, executive, and judicial of the United States and of the several States, Territories, and the District of Columbia, ministers of religion, students of divinity, medical students, county and municipal officials, including firemen and policemen, customhouse clerks, persons employed by the United States in the transmission of the mail, artificers and workmen employed in the armories, arsenals, and navy yards of the United States, such persons employed in the service of the United States as the President may designate, pilots and mariners.

Under the act as amended, claims by or in respect of registrants engaged in occupations or employments other than those specifically named in the act come within the exclusive original jurisdiction of the District Boards for decision as to whether or not the particular occupation or employment is "necessary" for one of the purposes specified in the act and the registrant is "necessary" thereto, the Local Boards only making their recommendations.

Registrants, or others making claims in respect of registrants, engaged in agriculture will record their claims in the proper divisions on page 1 of the Questionnaire relating to agricultural claims.

The claim that a registrant is engaged in a "necessary" agricultural enterprise and is "necessary" thereto in the capacity of a farm laborer especially fitted for the work in which he is engaged should be made in Division C, Class II, on page 1 of the Questionnaire.

Registrants or others making claims in respect of registrants engaged in "necessary" industries, occupations, or employments, other than agriculture, will record their claims in the proper divisions on

page 1 of the Questionnaire relating to industrial claims.

The claim by or in respect of any registrant that he is engaged in a "necessary" industry or occupation or employment and is "necessary" therein in the capacity of a laborer, worker, or employee especially fitted for the work in which he is engaged, should be made in Division D. Class II. on page 1 of the Questionnaire.

in Division D, Class II, on page 1 of the Questionnaire.

The claim by or in respect of any registrant that he is engaged in a "necessary" industry or occupation or employment and is "necessary" therein in the capacity of a highly specialized expert, should be made in Division K, Class III, on page 1 of the Ques-

tionnaire.

The claim by or in respect of any registrant that he is engaged in a "necessary" industry or occupation or employment and is "necessary" therein in the capacity of an assistant or associate manager of the industry, or in the occupation or employment or a manager of a substantial integral part thereof, should be made in Division L, Class III, on page 1 of the Questionnaire.

The claim by of in respect of any registrant that he is engaged in a "necessary" industry or occupation or employment and is "necessary" therein in the capacity of sole managing, controlling and directing head thereof, should be made in Division D, Class IV,

on page 1 of the Questionnaire.

Such claims, other than claims based on engagement in agriculture, must be made and information in support thereof be given under Series XI, Industrial Occupation, of the Questionnaire, and the claim supported by the affidavits required on page 15 of the Questionnaire.

Additional affidavits may be filed with the Questionnaire when deemed necessary by the registrant or by the person making the claim in his behalf to fully set forth the facts in support of the claim.

The revised regulations in respect of registrants engaged in industries, occupations, or employments, including agriculture, will be found in sections 80 to 89, Selective Service Regulations.

(SEPTEMBER 12, 1918.)

Section 269. P. M. G. O. Form 1001A—Duplicate of first page of Questionnaire.

P. M	. G.	O.—Form	1001A.
------	------	---------	--------

QUESTIONNAIRE.

THIRD EDITION

	Registra- tion No.	Name of Registra	nt:	Telephone No
	Serial No.	(First name.)	(Middle name.)	(Last name.)
	Order No.	Address: (No.)	(Street or R.	F. D. No.)
f Local Board.)		(City or town.)	(County	.) (State.)

NOTICE TO REGISTRANT.—You are required by law to return this Questionnaire filled out in accordance with instructions contained herein within seven days from date of this notice. Failure to do so is a misdemeanor punishable by fine or imprisonment for one year and may result in the loss of valuable rights and in immediate induction into military ervice.

(Date.) Member of Local Board.

CLAYM FOR EXEMPTION OR DEFERRED CLASSIFICATION.

NOTE TO CLAIMANTS.—This form is to he used for claiming exemption or deferred classification by or in respect of any registrant and for stating the grounds of claim. Place a cross (x) in Column A opposite the division that states the ground of claim. Boards are required to consider only grounds thus incleased by the chimant in Column A.

-4	1.		A		
Col. A	Div	CLASS I.	S	Div.	CLASS III—continued.
	A B C D	Single man without dependent relatives. Married man, with or without children, or father of motherless children, who has habitually failed to support his family. Married man dependent on wife for support. Married man, with or withour children, or father of motherless children; man not usefully en-		J K L	Necessary assistant, associate, or bired manager of necessary agricultuffal enterprise. Necessary highly specialized technical or mechanical expert of necessary industrial enterprise. Necessary assistant or associate manager of necessary multistrial enterprise.
		gaged, family supported by income independent of his labor.			CLASS IV.
••••	E G H	Unskilled or not a necessary farm laborer. Unskilled or not a necessary industrial laborer. Registrant hy or in respect of whom no deferred classification is claimed. Registrant who fails to abbuit Questionnaire and in respect of whom no deferred classification is claimed. Registrant not deferred and not included in any of above divisions.		A B C	Man whose wife or children are mainly dependent on his labor for support." Mariner actually simployed in sea service of citi- zen or merchant in the United States. Necessary sole managing, controlling, or directing head of necessary agricultural enterprise. Necessary sole managing, contolling, or directing head of necessary industrial enterprise.
			,		CLASS V.
• • • • • • • • • • • • • • • • • • • •	B C C	DEFERRED CLASSES. CLASS 11. Married man with children, or father of motherless children, where such wife or children or such motherless children are not mainly dependent upon his labor for support for reaconthet there are other reasonably certain sources of adequate support (excluding earonings or possible carnings from labor of wife), available, and that the removal of registrant will not deprive such dependents of support. Married man, without children, whose wife, although registrant is engaged in a useful occupation, is not mainly dependent upon his labor for support, for the reason that the wife is skilled in some special class of work which she is physically able to perform and in which she is employed, or in which there is an immediate opening for her under conditions that will enable her to support herself decently and without affering or hardship. Necessary skilled farm laborerim necessary agricultural enterprise.		E	Officer—legislative, executive, or judicial—of the United States or of State, Territory, or District of Columbia, Regularly or duly ordained minister of religion. Regularly or duly ordained minister of religion. Student who on May 18, 1917, or on May 20, 1918, or since May 20, 1918, was preparing for ministry in recognized theological or divinity school, or who on May 20, 1918, or since May 20, 1918, was preparing for practice of medicine and surgery in recognized medical school. Person in military or naval service of United States. Alien enemy. Residont alien (not an enemy) who claims exemption. Person totally and permanently physically or mentally unfit for military service. Person morally unfit to be a soldier of the United States. Licensed pilot actually employed in the pursuit of his vocation. Person discharged from the Army on the ground of alienage or upon diplomatic request. Subject or citize of cobelligerent country who has enlisted or enrolled in the forces of such coun-
	A	CLASS III. Man with dependent children (not his own) but		L	try under the terms of a treaty betwhen auch country and the United States providing for reciprocal military service of their respective citizens and subjects. Subject or citizen of neutral country who has declared his intention to become a citizen of the
	BCDE FG H	toward whom he stands in relation of parent. Man with dependent aged or infirm parents. Man with dependent helpless brothers or sisters. County or municipal officer. Hightly trained fireman or policeman in service of municipality. Necessary customhouse clerk. Necessary employee of United States in transmission of the majls. Necessary artificer or workman in United States		7	United States and has withdrawn such inten- tion under the provisions of act of Congress approved July 9, 1918, and Selective Servica Regulations. There of well-recognized religious sect or organi- tation, organized and existing on May 18, 1917, whose then existing ereed or principles forhid its members to participate io war in any form and whose religious receivations are against war or par-

Section 270. P. M. G. O. Form 1001B—Cover sheet of Questionnaire.

P. M. G. O. Form 1001B.

	Serial	No.	Name o	f Registr	ant:	Te	lephon	9 No		
			(F	irst nam	B.) (Middle	name.) (Last nan	ne.)
[Stamp of Local Board.]	Order	No.	Address	(No.)	(S	treet o	r R. F.	D. numb	er.)
			(Cit	y or tow	n).	(County	7.)	(8	tate.)
	Und	ler jur	isdiction	of Local	Board.	Unde	r jurisd	liction o	f Distric	Board.
(Designation of District Board.)	(Ent	er leti	ters show	ing divis	ions clair claimed	ned or : or found	found in	n square	s showin	g class
	I	II	ш	IV	v	I	11	III	IV	v
Classification claimed by registrant							. "			
	I	II	ш	\mathbf{IV}	v	I	II,	Ш	\mathbf{IV}	v
Classification claimed by another person			l .							
	I	II	ш	IV	v	I	II	Ш	IV	v
Classification by Local or District Board									1	
Vote of board on most deferred classifica- tion found	Ayes.		N	008	•••••	Ayes.		N	oes	
	I	II	ш	IV	v	I	11	III	IV	v
Classification on appeal										

	m. v.	
1. Questionnaire mailed 4. Classification posted	2. Questionnaire returned	3. Time extended to
7. Record forwarded to Presi-	5. Record forwarded to District	6. Record returned by District
dent	Board	Board and reclassification
	8. Ordered to report for physical	posted
quali	examination	Condi
10. Report of medical Group A. Deferred, Group B. Special or limited Special or limite	Qualified, Group A. Deferred, Group B. Special or Hmitted Security March Group C. Disqualified, Group C. Disqualified, Group C. Disqualified, Group C.	Ouglified, Group A. Special or limited service, Group C. Special or limited acroup C. Special
Outsiffed, Group B. Special or limited service, Group D. Signal of Group D. Signal or limited Service, Group D. Signal of Group D. Signal of Group D. Signal of Group D.	14. Physical examination record returned by District Board.	12. Physical examination forwarded to District Board on appeal
16. Reported for entrainment 19. Reported to adjutant general of State as delinquent 22. Date received at mobilization camp	17. Date of entrainment	15. Date ordered to report for entrainment. 21. Date of apprehension. Accepted at mobilization Rejected camp.
	RECLASSIFICATION.	
Date. By whom reclassified.	Vote Ayes.	of Board. Signature of official.
N		

Section 271. P. M. G. O. Form 1001C—Duplicate of cover sheet of Questionnaire.

P. M. G. O.—Form 100	1C.										
3	Serial	No.	`Name o	of Regist	trant:		Tele	phone	No		
`	Order	No.	(Fir	st name	.)	(N	liddile n	ame.)	•••••	(Last na	me.) .
(Stamp of Local			Addies	o	(No.)		(Str	et or	R. F. D	. numbe	r.)
Board.)				y or tow		• •		County		(Stat	
	Und	er jur	isdiction	of Loca	l Board.		Under	jurisd	iction o	f District	Board.
Designation of Dis- triet Board.)	(Ente	er lett	ers show	ing divi	sions cla claime	aim d o	ed or found.	ound i	n squar	es showi	ng class
I	I	п	III	IV	v		1	II	III	ıy	v
classification claimed by registrant					1,						1
	r	, m	m,	IV	v	I	1	II	ш	IV	\mathbf{v}
Classification claimed by another person			T								
	1	II	III	IV	v	H	I	II.	Ш	IV .	v ·
Classification by Local or District Board								··		1	T
ote of Board on most doferred classifica- tion found	Ayes.			Noes			Ayes.			Noes	
	I	II	III	īv	v		1	11	III	IV	v
Classification on appeal		1	1			- -					

1. Questionna 4. Classificati	aire mai	led	2.	Ques	tionnai	re retu	irnce	i	• • •	3.	Time	o ext	endod	l to.	·		
4. Classificati 7. Record fo dent	rwarded	to Pres	i- 5.	Reco	rd forw	arded	to	Distr	riet	6.	Reco	ord r	eturn	ed	by	Dist	rict
·.		Condi- tionally quali- fied.	8.	Orde	ard red to r minati	eport	for 1	physi	ical/				and				ion
10. Report of ical adviboard.	sory 2	Group B. limited Group C.	men, croup	1	on of I Board ysical dination		Co tion	ndi- nally nali- ed.		9.	Rer ex ph	oort am yslei	t of ining an		tior qu fic	Special or limited pre service, Group C figure	
13. Action of trict B on appe	(Qualified.	Deferred, Group B. Special or limited Special or limited Service, Group C.	20	ret Date	urned t	amina by Dis ainme	trict	Boar	ord rd.	15.	wa on Date tra	app ord inme	ent	Dist o re ensi	port	Bo	en-
22. Date recei	to adju as delin ved at	tant gener	al 23	. Tran	sferred	to I	ocal	Bo					ed) (am]	aobi p.	lizat	ion
					RECLAS			1		1			~				
		lassified.			III	IV	v	1	Ayes	. 🔃	oard. Noes.	- 8	Signat				
		7		l. <i></i> .	l l							-1	- -				

Section 272. P. M. G. O. Form 1002-Notice to registrants and the public.

	-	
i	\	

IMPORTANT NOTICE TO REGISTRANTS

UNDER JURISDICTION OF THIS LOCAL BOARD WHO ARE IN THE CLASS OF SEPTEMBER, 1918, AND WHOSE SERIAL NUMBERS ARE BETWEEN

..... and No.

There has this day been mailed to you a questionnaire which you are required by law to execute and return within seven days from date hereof, unless the time is extended as prescribed in the Selective Service

Failure to do so constitutes a misdemeanor punishable by not to exceed one year's imprisonment; and such failure may also deprive you of valuable rights and result in your immediate induction into military service and trial by court-martial.

Member of Local Board.

NOTICE TO THE PUBLIC AND TO REGISTRANTS

Any person desiring to claim a deferred classification by either Local or District Board on any ground in respect of any registrant designated herein may, within seven days from the date hereof, and not later, unless the time is extended as prescribed in the Selective Service Regulations, as amended, submit such claim to this Local Board accompanied by such affidavit evidence as such person may desire to have considered.

Such claims either by a registrant or by another in respect of any registrant may be submitted either by entering the same in the place provided on the first sheet of the registrant's questionnaire or by submitting such claim to this board on a duplicate of such first sheet (Form 1001-A). If it is desired to submit affidavit evidence in support of such claim and in addition to the evidence contained in the registrant's questionnaire, such affidavits should be prepared on paper of the same size as the questionnaire, and should be responsive to the questionnaire, such affidavits should be prepared on paper of the same size as the questionnaire, and should be responsive to the questions asked the registrant respecting the ground of such claim in the pertinent division of the questionnaire.

Notice to Registrants and to All Interested Persons and Effect of Such Notice.

(a) The process of examination and selection of registrants shall begin by the posting of notice in the offices of the Local Boards and by mailing a questionnaire to every registrant included in such posted notice, as provided in Section 92 of the Selective Service Regulations; and notice of every subsequent action taken by either the Local or District Board in respect of each registrant shall be given by entering a minute or date of such action on the Classification List in the office of the Local Board and in addition

a minute or date of such action on the Classification List in the office of the Local Board and in addition to such entries by mailing to the registrant (and in some cases to other claimants) a notice of such action.

(b) Whenever a duty is to be performed or a period of time begins to run within which any duty is to be performed by any such registrant, or within which any right or privilege may be claimed or exercised by or in respect of any such registrant, a notice of the day upon which such duty is to be performed, or such time begins to run, shall be mailed to the registrant, and the date of such mailing of notice shall be entered opposite the name of such registrant on the Classification List, which is always open to inspection by the public at the office of the Local Board.

(c) In addition to the mailing of such notice to registrants, notice of the disposition of claims of other persons in respect of registrants shall be mailed to such other persons.

public at the office of the Local Board.

(c) In addition to the mailing of such notice to registrants, notice of the disposition of claims of other persons in respect of registrants shall be mailed to such other persons.

(d) Etther the mailing of such notice or the entry of such date in the Classification List shall constitute the giving of notice to the registrant and to all concerned, and shall charge the registrant and all concerned with notice of the day upon which such duty is to be performed or the beginning of the running of the time within which such duty must be performed or such right or privilege may be claimed, regardless of whether or not a mailed notice or question-naire is actually received by the registrant or other person.

(e) Failure by any registrant to perform any duty prescribed by the President under the authority of the act approved May 18, 1917, as amended, or subsequent act or acts of Congress, at or within the time required, is a misdemeanor punishable by imprisonment for one year, and may result in loss of valuable rights and immediate induction of such registrant into military service.

(f) Failure of the registrant or any other person concerned to claim and exercise any right or privilege on the day or within the time authorized by the Selective Service Regulations, shall be considered a waiver of such right or privilege, and shall foreclose such person from thereafter claiming the same, subject only to the privilege granted by said Regulations to apply for an extension of time.

(g) All registrants and other persons are required and strictly engloned to examine from time to time said notice so posted by the Local Board, and the Classification List upon which said dates are to be entered, in order to be informed of the time for the performance or any duty or the exercise of any right or privilege; and it is the duty of every registrant concerning whom any notice is posted, but who for some reason has not received the questionnaire or notice, as the case may be, to apply to his Lo

Date	Member of Local Board.
	mentoer of Local Board.

Member of Local Board.

Section 273. P. M. G. O. Form 1003—Subpœna to witnesses to appear before District or Local Boards.

I. M. G. O.—Form 1003. (Sec. 9, S. S. R.)	SELECTIVE S	ERVICE LAW.		
	(Ctamp of Local or	- District Pound		
The Duratident of the	(Stamp of Local or	r District_Board.)		
The President of the				
		witness.)	1	~ ·
	, (Address o	f witness.)	·····	5, ,
Greeting: You are hereby cor	nmanded to appear a	s a witness befor	e the abo	ve-named Board
at	-			.,
	(Location and a	ddress of Board.)		
on the d	ay of	191	., at	o'clockM.
for the purpose of tes		Name of registrant, v		
and not depart withou	at leave of the Board	•		2 • • • • • •

Note.—To be made out in duplicate. The officer who serves this summons to leave one copy with the witness and to return the other with a note of the service indersed on the back.

Section 274. P. M. G. O. Form 1004—Minute book for use of District and Local Boards.

P. M. G. O.—Form 1004. (Sec. 17, S. S. R.)		•
Date of meeting	ConvenedM.	AdjournedM.
Present (members of board and exa	mining physicians, if any	y): ARRIVED. LEFT.
•••••		MM.
		MM.
	•	MM.
		MM.
Busi	ness Transacted.	
Classification: Number of cases exa	amined Number of	of cases classified
Physical examination: Number of	men examined N	umber of cases decided
Notification: Number of notices pre	epared	•
Mobilization: Number of men order	red to report Num	ber of men entrained
Miscellaneous:		
	F	
· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •	
	<i>'</i> ,	Chief Clerk.

P. M. G. O. Form No. 1 (Red).

Section 275. P. M. G. O. Form 1—Registration Card.

Three editions of the Registration Card have been issued, designated "Form 1," "Form 1 (Blue)," and "Form 1 (Red)." The third edition—"Form 1 (Red)"—only is reproduced in these Regulations. Should it be necessary to make copies of Registration Cards of the first or second editions, Registration Cards of the proper edition should be used or the third edition of the Registration Card may be used if

The "Old shape" is to be used in making additional registrations and forwarding copies of the cards of new registrants to the Adjutant General of the State. The "New shape" is to be used in forwarding copies to the cards of new registrants to the Adjutant General of the State. The "New shape" is to be used in forwarding copies to the mobilization camps, The "Adjutant General of the Army and such other officials or persons as are entitled to Adjutant General of the Army, and such other officials or persons as are entitled to receive copies by the Selective Service Regulations.

REGISTRATION CARD.

Serial number.	`		1			Order number.		
1	,	, ,			,			1
(First n	ame.)		(Middle	name.)	· •	(1	Last name.)
2 PERMANEN	T HOM	E ADDRESS	3:	<i>y</i>			~	
(No.)	(Stree	or R. F. D. 1	No.)	(City or	town.) (Cour	ıty.)	(State.)
Age in years	. Tai	te of birth.			•	,		/
	•	(Month.)	••••	(D	ау.)		(Y	ar.)
			:	RACE.				
	1.					Inc	lian.	
White.		Negro.		iental.		Citizen.	None	itizen.
5	6	\	7		8		9	
	U	. s. citize	N.			A	LÌEN.	
Native Born	. N	aturalized.	Citizen Natural Registr	by Father lization befor ant's Majori	s e y.	Declarant.	None	leclarant.
10	11.		12		18	3	14	
15 If not a citize	n of the U	S., of what na	tlon are y	ou a citizen e	r sub	iect?		
		CUPATION.		· · · · · · · · ·		IPLOYER'S		
16	<u>'</u>	·_···		17				
18 Place of emp	loyment o	r business:		١			, -	
(No.) (S	Street or I	R. F. D. No.)		(City or t	wn.)	(0	County.)	(State.
`	Tame.	9	· · · ·				\ /	
Nearest relative.	ldress.	0						
<u>, </u>	7	(No.) (S	treet or R	F. D. No.)	, (C	ity or town.)	County.) (State.

(Registrant's signature or mark.)

(OVER.)

REGISTRAR'S REPORT.

Height. Build. Color of eyes. Color of hair. Tall. Medium. Short. Slender. Medium. Stout. 21 22 23 24 25 26 27 28 29. Has person lost arm, leg, hand, eye, or is he obviously physically disqualified? (Specify.) 30. I certify that my answers are true; that the person registered has read or has had read to him I own answers; that I have witnessed his signature or mark, and that all of his answers of which I have known edge are true, except as follows: (Signature of Registrar.)			DESC	RIPTION O	F REGISTR	ANT.		
Tall. Medium. Short. Slender. Medium. Stout. of eyes. of hair. 21 22 23 24 25 26 27 28 29. Has person lost arm, leg, hand, eye, or is he obviously physically disqualified? (Specify.) 30. I certify that my answers are true; that the person registered has read or has had read to him lown answers; that I have witnessed his signature or mark, and that all of his answers of which I have known edge are true, except as follows:		Height.			Build.		Color	Color
29. Has person lost arm, leg, hand, eye, or is he obviously physically disqualified? (Specify.) 30. I certify that my answers are true; that the person registered has read or has had read to him lown answers; that I have witnessed his signature or mark, and that all of his answers of which I have known edge are true, except as follows:	Tall.	Medium.	Short.	Slender.	Medium.	Stout.		of hair.
30. I certify that my answers are true; that the person registered has read or has had read to him I own answers; that I have witnessed his signature or mark, and that all of his answers of which I have know adge are true, except as follows:	21	22	23	24	25	26	27	28
(Signature of Registrar.)	30. I certif own answers edge are true	y that my an ; that I have w o, except as fol	swers are tru ritnessed his s lows:	e; that the pe	rson registere rk, and that a	d has read o	or has had revers of which	ad to him h

(The stamp of the Local Board having jurisdiction of the area in which the registrant has his permanent home shall be placed in this box.)

(OVER,)

Section 276. P. M. G. O. Form 68-Registration Certificate.

P. M. G. O. Form No. 68.

REGISTRATION



CERTIFICATE

To whom it may concern, Greeti These presents attest, T dent of the United States, and	hat in accordance with	n the proclamatic	on of the Presi-
(First name.)	(Middle name.)		ame.)
(No.) (Street or R. F. D. No. has submitted thimself to re	.) (City or town.) gistration and has by	(County.) me been duly	(State.) registered this
of the Local Board designated	on the back hereof.	, 1918, under	the supervision, Registrar.

Section	277.	P.	M.	G.	0.	Form	1005.	-Notice	to	registrants	of
								Boards.			

	Local	l Board	for				•	
	NO'	TICE OF	F CLASS	IFICAT	ION.			
	I	II	111	IV	v		٠	-
-						٠ د		
L		<u> </u>	<u> </u>	<u> </u>		/	- (
Local de (Local	 al)	Orde	er No	S	Serial No.		has b	
classified by the $^{ m Loc}_{ m Dist}$	rict}Bo	$\operatorname{ard}\{\text{on of }$	riginal cla	im In th	ie classes	under w	hich lei	tters
are placed on the aboreous 1001 for key to a and he has been so remay be taken from cof this notice, by an may be taken from cof this notice only in Regulations and whethe District Board. Local Board and writ questionnaire.	meaning ecorded elassifica lassifica certain en claim To file	g of letter on the Cation by on who f tion by a cases sp red by a an apper	rs). This classificati a Local I aled a cla a District eccified in person w al it is on	entitled on List of Board, w im with Board w section ho filed ly neces	him to a of this Local thin five this Local thin five a claim of the sary to go	place in (cal Board days fro cal Board days fro days fro of Select of classific to the c	Class App m the c l. App om the c ive Ser cation office of	eals date eals date vice with the
(Date.)	,	,			Memb	ber of Loc	al Boar	d
PMGO—FORM 1005 (Sec. 103 SSR.)				. /		\		•
ı		(Reve	rse of Form	1005.)		,*	-	
WAR DEPARTMENT.				PEN	NALTY FOR	R PRIVATI	E USE,	\$300.
LOCAL BOARD FOR		`						
	,							
OFFICIAL BUSINESS.					•			
			•					
		•••		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • •	•••••	• •	•
٠ - نو			•••••	• • • • • • •			,	
		1						_

	Ø2	ectio	Section 278.		≥ .	1.6	.0	P. M. G. O. Form 1006-Docket of District Board.	900	Ã	ock	ėt c	of Dist	rict Bo	ard.				1	(
P. M. G. O. Form NG (Sec. 106, S. S. R.)	÷	1006.				Ω	ock	DOCKET OF DISTRICT BOARD.	PRIC	T BO	ABD						,		- '	
1	-23	' m	4	10	မ	7 8	6	10	#1	12 13	14	15	16	17	18	19	50	21	22	
				Ap	Appeals.	1.		Agriculture and industry.	ıre an	d indu	stry.			-	Phy	sıcal qu	Physical qualifications.	ns.	-	
•							•						_			Decision.	ion.			
Name of registrant	Order No.	Serial No.	Date of receipt of record.	·	Classi	Classification.	ģ	Date of receipt of record	`	Classification.	ation		Date of return of record.	Date of receipt of record.	A Group A.	Condit quali quali	Conditionally qualified.	alified, To D.	Date of return of record.	1
•		<u> </u>			=======================================	III 17	<u>></u>		H	H	VI	>			Qualifie	Deferr Group	Laisega etimif eivies group	upaid orb		
							:													
		:		i		:		-	:		<u> </u>						:	<u>:</u>		
						: :	: :				-			\.						
•			1		-	:	:		1.			;						:		
					-	:	<u> </u>			<u> </u>	!							:		
	-			<u>:</u>	:	: :	:	,												
							:						,							
							;			:	-									
																:	1	-		
		_			- :	-	_	,			-	- ;			;		•	i		
					-	:				:	- !	i	:		_	:	-	- :		
				-	-	- .	-		-	-	_	-					-	-		

Section 279. P. M. G. O. Form 1007-Notice to registrants of final classification.



(Local Board Stamp.)

Order No.	, Serial No.	, has been finally
classified in Class	Division	
FORM 1007.—PMGO (Sec. 110, S. S. R.)	(Member of Local Board.
•	(Reverse of Form 1007.)	,
	(Reverse of FORM 1007.) his card be carried at all times and Municipal Officer charged with the	

or Local or District Board Member or authorized representative thereof.

Failure to comply may subject you to detention by the police and serious personal

THIS CERTIFIES THAT

inconvenience.

See Sec. 57, Selective Service Regulations.

Report promptly to Local Board all changes of address.

Section 280. P. M.	G. 0.	Form_1008-	-Certificate	of exemption
from combatant	servic	· ·	V= 4	, -

Local Board	l for
	Date
This is to certify that	
Order No, Serial No	., has been found to be exempt from combatant
service and is eligible only to such n	nilitary service as may be declared noncombatant
by the President of the United Stat	188.
P. M. G. O.—FORM 1008. (Sec. 79, S. S. R.)	Member of Local Board.
[Re	everse of Form 1008-]
WAR DEPARTMENT, LOCAL BOARD FOR	PENALTY FOR PRIVATE USE, \$300.
OFFICIAL BUSINESS.	A STATE OF THE STA
••••	

Section 281. P. M. G. O. Form 1009-Notice to registrants to a

ppear for physical examination.		
NOTICE TO APPEAR FOR PHYSICAL EXAMINATION.	, .	,

Local Boar	d for
~	. (Date.)
You are hereby directed to appe	ar before this Local Beard for physical examina-
tion at m. on(Date.)	Failure to do so is a misdemeanor, punishable
by not to exceed one year's impriso	nment, and may also result in your losing valuable
rights and your immediate induction	on into military service.
•	•••••
P. M. G. O.—FORM 1009. (Sec. 122, S. S. R.)	Member of Local Board.
(R	everse of Form 1009.]
WAR DEPARTMENT, LOCAL BOARD FOR	PENALTY FOR PRIVATE USE, \$300.
OFFICIAL BUSINESS.	`
• '/	•••••

Section 282. P. M. G. O. Form 1010—Report of physical examination.

[Two editions of the Report of Physical Examination have been issued. The second edition only is reproduced in these Regulations. Should it be necessary to make copies of the Report of Physical Examination of the didition, Report of Physical Examination of that edition should be used or the second edition Report of Physical Examination may be used if corrected to conform to the first edition.]

P. M. G. O. (Sec. 122,			Crown Bogistront
		-	Group Registrant
	LOCAL BOARD	FOR	
	REPORT OF PHY	SICAL EXAMIN.	ATION.
Age!	Name	Serial (red ink) No.	Order No
	STATEMENT OF	PERSON EXAM	INED.
hood? If Do you con	health or habits in any way so, give details nsider that you are now sound	I and well?	If not, state details
Have you when? For wh Names Admit Have you For wh Name	ever been under treatmen at ailment? s of hospitals or asylums ted been under a physician's care hat ailment? of physician	Discharged within the past yes How long? Address Name other of	or asylum? If so
	followedaised in town?		
to me; the cectly reco I further	that the foregoing questions at I fully understand the que orded and true in all respects recrify that I have been furnishing any false statement a	estions, and that m dily informed and k	ny answers thereto are cor know that making or being

liable to punishment by imprisonment. Place

(Signature of person examined.)

PHYSICAL	EXAMINATION	$\mathbf{B}\mathbf{Y}$	PHYSICIAN	FOR	LOCAL	BOARD
						1

Vision—Right eye...; Teft eye...... Hearing—Right ear...; left ear...... Eye defects (Exclude drum perforations.) Mouth..... Throat..... Nose Teeth: Left. Right.

Strike out (Upper, 8 7 6 5 4 3 2 1 1 2 3 4 5 6 7 8) Circle those to be rethose missing. (Lower, 8 7 6 5 4 3 2 1 1 2 3 4 5 6 7 8) stored.

(At this point person under examination to be stripped.)
Weight, ... pounds. Height, ... inches. Color, ... Nationality,
Girth of chest (at nipples): At expiration, ... inches; at inspiration, ... inches General appearance..... Skin / Hernia..... Genito-urinary organs..... Anus and rectum..... -----Spine..... Upper extremities..... Feet..... Lower extremities..... (Distinguish between normal and pathological flat foot.)

Pulse:	p.v.
Refere exercise	leartLungs
Two minutes after	
Mentality, (Exclude morons and imbeciles	
Remarks:	
	• (Over)
I certify that I have carefully ex	xamined and reviewed the record of the examination
of the person named herein and to placed in-	that it is my judgment and belief that he should be
Group D: Qualified for spec	eral military service when cured of cial or limited military service as
Place Date	(Examining physician.)
physical examination because of	be sent to a Medical Advisory Board for further
Date	(Signature of registrant.)
This Local Board respectfully Medical Advisory Board No	refers the registrant named on first page hereof to for further examination in
	(Member of local board.)
nleced in	e person named on the first page hereof should be
Group A: Qualified for gen- Group B: Qualified for gen- Group C: Qualified for spec Group D: Deficient and no	eral military service. eral military service when cured of cial or limited military service as. t qualified for military service because of
Date	(Member of local board.)
•	
PHYSICAL EXAMINATI	ON BY MEDICAL ADVISORY BOARD.
Eye defects	
	With alaman Distriction 1 to
Nose	Hearing—Right ear ; left eye
(A44biint	
	sons under examination to be stripped.)
Weight, pounds. Height, Girth of chest (at nipples): At exp Skin	iration,inches, at inspiration,inches.
Hernia	General appearance General appearance Genito-urinary organs. Spine Feet. (Distinguish between normal and pathological flat foot.)
Upper extremities	Spine
Pulse:	(Distinguish between normal and pathological flat foot.)
Before exercise Hear Completed exercise	rtLungs
Two minutes after	
Mentality(Exclude morons and imbe	
IVCHIAFKS	

I hereby certify that the person named on the fir examined and the findings carefully recorded, and of the Medical Advisory Board that he should be pl Group A: Qualified for general military servi Group B: Qualified for general military servi Group C: Qualified for special or limited military D: Deficient and not qualified for military	that it is the judgment and belief aced in— ce. ce when cured of itary service
Date	
	(Member Medical Advisory Board.)
I hereby appeal from the finding of above local boa	rd to the District Board because of
Date	(Signature of registrant.)
This District Board decides that the person nambe placed in—	- 0
Group A: Qualified for general military servi- Group B: Qualified for general military servi- Group C: Qualified for special or limited mili- Group D: Deficient and not qualified for mili-	ce when cured oftary service as
Place Date	(Member of District Board.)
PHYSICAL EXAMINATION AT PLACE (Person under examination str	
Weightpounds. Heightinches. Girth of chest (at nipples): Expirationinches. General appearance	Inspirationinches. Skin.
Examination of urine	
Eyes	NoseThroat
Mouth	••••••
Missing teeth:	
Missing teeth:	(Strike out those that are missing. Circle those
16 15 14 13 12 11 10 9 5 10 11	
Lungs	
Nervous and mental systems	
69247°—18——16	

the person named on the first page hereofte examination, and that it is my judgment ary service. ary service when cured of
ited military serviced for military service by reason of
(Medical examiner.)
* (Post, camp, or station surgeon:)
(Adjutant.)
ended for rejection or is rejected.
ended for rejection of is rejected.
-
(Christian name.)
No
CTIONS.

1. The name of the person examined and the serial (red ink) number of his registration card will be entered in the spaces for that purpose exactly as they appear on his registration card. The order number of the registrant will also be entered in the space for that purpose.

2. The questions under the heading "Statement of Person Examined" will be asked by the examining physician and the answers recorded by him before the person to be examined has been stripped. Any answer indicating a possible disquadification will be followed up by searching inquiry and examination and the result noted in the examining physician's report.

3. The physical examination will conform strictly to the requirements of this form and all prescribed regulations and instructions governing physical examinations

under the Selective Service Act of May 18, 1917.

4. Deviations from normal, though not cause for finding the person examined physically deficient and not physically qualified for military service, will be noted. under the proper headings.

5. The space under the Remarks will be used for continuation of an answer if the allotted space is insufficient, and for any further statement that the examining physician may desire to make.

Section 283. P. M. G. O. Form 1011—Notice of findings of District or Local Boards on registrant's physical condition.

D.	M.	G.	Λ.	Form	1011	Sec	124	S.	g.	R.
г.	172	o.	·	LOIM	1011	(1000.	142,	ι.	ю.	Tr.

					Class 1.		Class V.
	16 mars 1		_		Conditional	ly qualified.	
				Qualified Group A.	Remedi- able Group B.	Special or limited service Group C.	Disquali- fied Group D.
,					-		
(Stamp o	f local board.)		-	(P	lace an "X"	in proper bl	oek.)
You are hereby been found by the indicated above su	$\left\{ \begin{array}{l} \text{Local} \\ \text{District} \end{array} \right\}$ Box	rd qualif	ied	or disqua	alified, and	l placed in	the clas
Date				(Mem)	per or Repres	entative of I	ocal Board.
		(D		1011 3			

[Rever	se of Form 1011.		
WAR DEPARTMENT, LOCAL BOARD FOR	PENALTY FO	OR PRIVATE USE, \$300.	
• Official Business.	· 41.		
-	• • • • • • • • • • • • • • • • • • • •		

Section 284. P. M. G. O. Form 1012—List of delinquents or deserters reported to local police authorities.

P. M. G. O. Form (Sec. 130, S. S.	1 1012. R.)	t
	(Gtamp have designation of Le	and Roard
37 A 3 Z VII (1)	(Stamp here designation of Loc	
NAMES	OF DELINQUENTS REPORTI AUTHORITY	· TO LOCAL POLICE
	(See Sections 130 and 140 of R	egulations.)
		,
To(Insert de:	signation of local police authority.) reby certified the following list of t	he names and addresses of persons
	(notified to file to tionnaire req mulgated by States under Congress app	with the Local Board the ques- uired by the regulations pro- the President of the United authority granted by Act of roved May 18, 1917, rt for physical examination to
	the Local Bo inducted into United State	the military service of the s and ordered to report to this for military duty
	led to*{report for such examination. report for military duty.	
concerning su	ority of Section 6 of the Act of May rice Regulations, you are required ies each person whose name appeared bring them before this Local Boardthin † days of the date here shall report to this Local Board all ich delinquent registrants. Tornation and description concernin Local Board.	mormation you may have obtained
Order No.	Name.	Address.
••••	·	
•		•••••
••••		
(Date.)		Member of Local Board.

^{*} Strike out unneccessary words. † To use under Sec. 130. specify 5 days. To use under Sec. 140, specify 2 days.

Section	285. P.	M. G.	O. Form	1013—Lis	t of regi	istrants	who
failed	to sub	omit Qu	estionna	ires or to	appear	for phy	sical
exami	ination	reporte	d to Adji	utant Gen	teral of S	State.	

M. G. O. Form 1013. Sec. 131, S. S. R.)	Registra	tion of	<i>[</i>	
List of Perso	ns who Fa	iled to $\left\{egin{matrix} \mathbf{Report} & \mathbf{for} & \mathbf{Pt} \\ \mathbf{Submit} & \mathbf{Ques} \end{matrix} ight.$	ysical E tionnair	xamination.
Г				7
	1	~		
	Stamp 1	ere designation of Local Boar	d.	_
Adjutant Genè	RAL OF	- ••••••••		••••
There is hereby c ho have failed to ch persons and a c	ertified the freport for submit questified copy	following list of the nar physical examination nestionnaires. To of the registration card	nes and a Ther inform for each	addresses of persone is attached here thation relative to person.
Name,	Order No.	Last known address.	Date due to report. submit question-naire.	Reason, if any in known, why person did not preport. Submit questionnaire.
	,			
			- 	·····
			-	
				••••
			-	
		/		***************************************
		-		
				••••
			.	
			-	
•••••			1	
			4.	
	1 1			
			}	

Section 286. P. M. G. O. F report to Adjutant Gene	form 1014—Notice to delinquents to oral of State.
Delinquent Order No	
	Office of the Adjutant General,
ţ	STATE OF
due and lawful notice to present to not be presently inducted into the n	Date. the Selective Service Law and have been given your Local Board any reason why you should nilitary service of the United Stat.s. You have You are therefore hereby directed to report by r own expense, to this office for instructions not
later than m. on the	day of, 19 Unless, upon
your so reporting to this office, orde	rs rescinding the present order are issued, then d you shall be in the military service of the United
P. M. G. O.—FORM 1014. (Sec. 133, S. S. R.)	
•	Adjutant General.
	· -
[Rev	verse of Form 1014.]
WAR DEPARTMENT.	PENALTY FOR PRIVATE USE, \$300.
ADJUTANT GENERAL OF THE STATE (OF
OFFICIAL BUSINESS.	···
	, v.
•••••	
•	

Section 287. P. M. G. O. Form 1015—Notice to delinquent to report to Local Board.

Delinquent Order No		
· //	Office of the	Adjutant General,
	Date	·
In compliance with Delinq to this office and your order in	· ·	shis office, you have reported ted in such Delinquent Order
is therefore suspended until	•	-
Pending the latter date you w may be rescinded. If you do you will be in the military se	ill immediately report you If you do so, your or	rself to Local Boardder into the military service
Your immediate attention is it a copy of which can be consu	nvited to Section S	elective Service Regulations.
1. X .		Adjutant General.
Original to delinquent. One copy to Local Board. One copy filed. P. M. G. O.—FORM 1015. (Sec. 134, S. S. R.)	•	
	[Reverse of Form 1015.]	,
WAR DEPARTMENT.	PENA	LTY FOR PRIVATE USE, \$300.
Adjutant General of the	·	
OFFICIAL BUSINESS.		
	1	
	······································	
1		

	Local Board	for
To the Adjutant Ge		Date
•		
STATE OF	• • • • • • • • • • • • • • • •	••••••
Mr		
ordered by your Delin	ruent Order No.	(Form 1015) to report in person to this
•		(Point 1010) to report in person to this
Local Board, has this d	lay reported.	<i>7</i> × ×
	A	Member of Local Board.
P. M. G. O.—FORM 1016. (Sec. 135, S.S.R.)	,	: - 3m-
		- र्युक्तिकारी - र्युक्तिकारी
	[Revers	se of Form 1016.]
WAR DEPARTMENT,		PENALTY FOR PRIVATE USE, \$300.
LOCAL BOARD FOR		
OFFICIAL BUSINESS.	X 2	
		,
		•
	•••	

Viger.

Section	289. P	. M. G	. 0.	Form	1017—	Notice	from	Adjutant
Gener	ral of	State s	usp	ending	order	induct	ing d	lelinquent
into 1	military	servic	e.					

Delinquent order No	OFFICE OF ADJUTANT GENERAL
2	STATE OF
	Date
You having reported to your Local	Board, in accordance with Delinquent Order
No of this office, the provision	ons of that order inducting you into military
service are hereby suspended.	٤
	Adjutant General.
,	
Original to registrant. Copy to Local Board. Copy filed.	• .
P. M. G. O. Form 1017. (Sec. 135, S. S. R.)	\ \cdot\
[Rever	se of Form 1017.]
WAR DEPARTMENT,	OFFICIAL BUSINESS.
ADJUTANT GENERAL OF THE STATE OF	Penalty for private use, \$300.
	\
The state of the s	~

, , ,	their respective names and having been corder inducting each of such persons into some of some of some of the whereabouts of some of the summary of any into military service. Date of induction Note here a summary of any into military service. Date of induction Secretary Sec	[Part X
State of City of Date of City of Date of Date of Date of City of Date ough the Provost Marshal General.)	ard, have failed to so report. There is inclosed herewith a copy of the order inducting each of such persons into of the registration card of each of such persons, and certain other information as to the whereabouts of some of the registration card of each of such persons of the registration card of each of such persons in the information inclosed information inclosed.	
FROM: [LOCAL BOARD FOR TO: V THE ADJUTANT GENERAL STATE OF TO: V THE ADJUTANT GENERAL STATE OF The following-named persons having been inducted into military service on the date set after their respective names and having been ordered to report to [this office,] have failed to so report. There is inclosed herewith a copy of the order inducting each of such persons into military service, a certified copy of the registration card of each of such persons, and certain other information as to the whereabouts of some of them. Date of induction Note here a summary of early persons address Date of induction Note here a summary of early pelinquent Last known address Last known address Local Information Note here a summary of early pelinquent Last known address La		
FROM: {LOCATION TON THE THE OF THE OF THE OF THE OF THE THE OF TH	2 6 4 7 9 7 8 6 0 1	12

[Reverse of Form 1018.]

	¢.			
Definquent Order No.	Name.	Last known address.	Date of induction into military service.	Note here a summary of any special information inclosed.
16				
17				
18				
19				
20				
21				
22				, , , , , , , , , , , , , , , , , , , ,
7.23		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
24				
25				
.56				
27		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
28				
23		2		· · · · · · · · · · · · · · · · · · ·
30				
31				, , , , , , , , , , , , , , , , , , , ,
32				
33				111111111111111111111111111111111111111
34				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
35				***************************************
36				***************************************
37				111111111111111111111111111111111111111
38				
	(To be stricken out except when	To be stricken out except where this form is used by a Local Board as prescribed in sec. 140	scribed in sec 140	

(10 be stricken out except where this form is used by a Local Board as prescribed in sec. 140.)

In addition to the inclosures mentioned in the first paragraph hereof there is inclosed a copy of the report of physical examination in respect of each person reported herein.

(When used by Local Boards (sec. 140, P. II) to be made in duplicate and forwarded to State Adjutant General, who will retain duplicate, and forward original, with attached papers to the Provost Marshal General for transmission to the Adjutant General of the Army.) Adjutant General, Member of Local Board.

Section 291. P. M. G. O. Form 1019—Order to delinquent to report to Local Board for entrainment.

. RESCINDED.

See Sec. 140.

Section 292. P. M. G. O. Form 1020—Report to Adjutant General of the Army of delinquent who reports to the Adjutant General of State after report has been submitted on Form No. 1018.

See Sec. 140.

RESCINDED.

Section 293. P. M. G. O. Form 1021—Certificate for police official apprehending a willful deserter.

ometar apprending a minute describer.
[Printed copies of this form will not be furnished. If its use is necessary, it should be copied by type- writer or in legible writing.]
P. M. G. O. FORM 1021. (Sec. 140, S. S. R.)
, 191
From: Local Board for
To: Commanding Officer
Subject: Arrest of willful deserter.
, Order No, Serial No, having been inducted (Name of deserter.)
into military service on
\[\by Local Board for \\ \ \by Adjutant General of \\ \]
(Copy one only.)
(a) Failed to report in accordance with induction orders (sec. 140, par. 1-a), (b) Failed to entrain (sec. 140, par. 1-b), (c) Absented himself from party en route to camp (sec. 140, par. 1-c), (Copy one only.)
(Has been apprehended by
Has voluntarily appeared. (Copy one only.)
Upon investigation this Local Board finds that the offense of said(Name of
was committed with an intent to evade military service, and that he is deserter.)
{physically qualified for general military service, } and hereby directs that (Copy one only.)
(Name of deserter.) military authorities. deliver the
Recommend Reimbursement for actual expenses and reasonable compensation of total not to exceed \$50. (In case deserter voluntarily appeared.) (Copy one only.)
(Member of Local Board.)
Letter attached giving facts of descrition and apprehension.

Section	294.	P. M.	G. 0.	Form	1022-Order	r to	regis	trant	to
					l Advisory-B	oard	l för	physic	cal
exami	natio	n on t	ransfe	r.				-	

	Loca	l Board for	***************************************	
	7 /		Date	
Mr	••••••		, Order No	, Seriaı
No	, having ap	plied to this Loca	l Board for transfer of physical	examina-
	er is hereby auth	orized and he is	hereby ordered to report to sa	aid Board
P. M. G. O.— (Sec. 141,		[Reverse of Fo	Member of Local	Board.
LOCAL	DEPARTMENT, L BOARD FOR		PENALTY FOR PRIVATE T	JSE, \$300.
\				•••

	O. Form 1022A—Request to Locard to conduct physical examinates.	
Local B	oard for	
	Date	
Mr	, Order No	,,
having applied to this Local application having been appro	t address is	and his
P. M. G. O.—FORM 1022A. (Sec. 141, S. S. R.)	Member of Local I	3oard.
,	[Reverse of Form 1022A.]	-
WAR DEPARTMENT, LOCAL BOARD FOR,	PENALTY FOR PRIVATE US:	е, \$300.
OFFICIAL BUSINESS.	· · · · · · · · · · · · · · · · · · ·	****. ,

Section 296. P. M. G. classification.	0. Form	1023—N	otice of tran	sfer for
,	oard for		• • • • •	7
	Date			
Mr			, Order No	,
Serial No, having	applied to thi	is Local Bo	oard to have his cl	assification
transferred to Local Board for .				
Original to applicant. Copy to Local Board of transfer. Copy filed. P. M. G. O.—FORM 1023. (Sec. 144, S. S. R.)	•••••		Member of Loc	 al Board.
	[Reverse of Form	m 1023.]		
WAR DEPARTMENT	-			
OFFICIAL BUSINESS		PENA	LTY FOR PRIVATE	UŚE, \$300.
	***********		• • • • • • • • • • • • • • • • • • • •	
				,
69247°1817				

Section 297. P. M. G. O. Form 1024—Request that registrant be transferred to Emergency Fleet Corporation List.

	Place
- 1	Date
From:	Emergency Fleet Corporation, Navy Department.
To: Local Board for	•••••
This certifies that	Serial No
is employed at(Name of ship or na	avy yard or other place of employment.)
$\operatorname{under\ supervision\ of}^{ ext{The\ Emergen}}_{ ext{The\ Navy\ De}}$	cy Fleet Corporation in the building and fitting
of ships. It is requested that you List.	enter him on the Emergency Fleet Classification
P. M. G. O.—FORM 1024. (Sec. 153, S. S. R.)	Sign. (To be recognized only when signed in ink by one of the officials designated in sec. 158, Selective Service Regulations.)
(H	deverse of Form 1024.]
WAR DEPARTMENT,	
OFFICIAL BUSINESS.	PENALTY FOR PRIVATE USE, \$300.
•••	•••••
	•••••

FORMS.

Section 298. P. M. G. O. Form 1025—Report on registrant transferred to Emergency Fleet Corporation List.

[Printed copies of this form will not be furnished; if its use is necessary the official desiring same must print the requisite number to meet his demands. The form must be printed on bristol board, $5\frac{1}{2}$ by $3\frac{1}{2}$ inches.] Emergency Fleet Report No. Emergency Fleet Corporation.

Navy Department. To: Local Board for placed on your Emergency Fleet Classification List in response to my Emergency [1. has this day (been discharged from) (ceased bis) employment in the building or fitting of ships and should be removed from such Classification List. Fleet Request No. 2. is still employed in the building or fitting of ships under my supervision and should be continued on such Classification List. Sign (To be recognized only when signed by one of the officials designated in sec. 153, Selective Service Regulations.) P. M. G. O. FORM 1025. (Sec. 154, S. S. R.) [Reverse of Form 1025.] WAR DEPARTMENT. PENALTY FOR PRIVATE USE, \$300. OFFICIAL BUSINESS. ·

Section 299. P. M. G. O. Form 1026—Application for permit to leave the country.

[Printed copies of this form will not be furnished; when its use is necessary, it should be copied by type-P. M. G. O.—FORM 1026. (See sec. 156, S. S. R.)

APPLICATION	FOR PERMIT OF LOCAL BOARD FOR REGISTRANT	' To
*	DEPART FROM THE UNITED STATES.	

o Local Board for
I,, Order No, Serial No, Class
, Division, hereby apply for a permit to leave the country. In support f this application I present the following facts:
1. Countries to be visited: 2. Individuals or organizations represented:
3. Nature of business:
My absence may be expected to continue, if I am permitted to leave the United tates, from approximately to approximately
I understand my obligations under the law and promise to keep myself informed as to my proximity to call and to return immediately upon call by my Local Board. I do promise to keep my Local Board informed of my change of address during my beence.
(Signature of applicant.)
Subscribed and sworn to before me this day of, 191
i
(Official designation.)

Note.—If the registrant is an alien in Class V the obligation to keep himself informed as to his proximity to call, to return immediately upon call, and to inform his board of change of address, should be omitted.

Section 300. P. M. G. O. Form 1027-Permit for passport.

P. M. G. O.—Form 1027. (See Sec. 156, S. S. R.)	War Department.
	(Stamm of Total Page)
	(Stamp of Local Board.)
PERMIT OF LOCAL	BOARD FOR REGISTRANT TO DEPART FROM THE UNITED STATES.
depart from the Unite registrant is not likely and that the granting of with the execution of t time of war departure fr	t
1. Countries to be vis 2. Individuals or orga	registrant gave this information: ited:
3. Nature of business	······································
	······
Description of registra 1. Tall. medium, or s	nt: nort (specify which) or stout (which) Color of hair Bald
muda, you must obtain, if an alien, from the State De cation to the State De	Member of Local Board for

or permit being required by the State Department unless you are an alien enemy, or citizen of an enemy, or ally of enemy nation.

Section 301. P. M. G. O. Form 1028—Order of Induction into Military Service of the United States.

P. M. G. O. Form 1028. (Sec. 159, S. S. R.)

ORDER OF INDUCTION INTO MILITARY SERVICE OF THE UNITED STATES.

THE PRESIDENT OF THE UNITED STATES,		
To(Christian name.)	(Surnam	ıe.)
Order number	. Serial num	ber
GREETING: Having submitted yourself to a for the purpose of determining the place an United States in the present emergency, yo been selected for immediate military service You will therefore report to the local boar	d time in which you are hereby notified. I named below at	u can best serve the I that you have now
(Place of reporting.)	, at	(Hour of reporting.)
(Place of reporting.) on the		, 19, for
From and after the day and hour just nan service of the United States.	ned you will be a so	dier in the military
	ber of Local Board fo	
Report to Local Board for		
Date		1
(The term "military service" shall be h service in the Marine Corps, except where su	eld to include nava sch construction wou	l service, including ld be unreasonable.)

Section 302. P. M. G. O. Form 1028A—Notice to Men Ordered to Report for Military Duty.

(This form will hereafter be printed on the reverse of Form 1028.)

P. M. G. O. FORM 1028A. Sec. 159 S. S. R.)

Important Notice to all Men Selected for Military Service and Ordered to Report to a Local Board for Military Duty.

The day and hour specified on the Classification List of this Local Board, and on the order and notice of induction into military service which accompanies this notice for you to report to this Local Board for military duty, is the time that marks your actual ohligation as a soldier of the United States.

Failure to report promptly at the hour and on the day named is a grave military offense, for which you may be court-martialed. Willful failure to report, with an intent to evade military service, constitutes desertion from the Army of the United States, which in time of war is a capital offense.

Upon reporting to your Local Board, you will not need, and you should not bring with you, anything except hand baggage. You will not be permitted to take trunks or boxes with you on the train. You should take only the following articles: A pair of strong, comfortable shoes to relieve your feet from your new regulation marching. strong, comfortable shoes to relieve your feet from your new regulation marching shoes; not to exceed four extra suits of underclothing; not to exceed six extra pairs of socks; four face and two bath towels; a comb, a brush, a toothbrush, soap, tooth powder, razor, and shaving soap. It will add to your comfort to bring one woolen blanket, preferably of dark or neutral color. This blanket should be tightly rolled, the ends of the roll should be securely bound together, and the loop of the blanket thus formed slung from your left shoulder to your right hip.

You should wear rough, strong clothing and a flannel shirt, preferably an olive-drab

shirt of the kind issued to soldiers.

Note.—Local Boards may have prepared, in the form of a rubber stamp, and stamp in below or on the back hereof any special instructions, such as a direction to request permission to eat and spend the last night at home, as it may desire to give.

(Stamp in designation of Local Board.)

P. M. G. O .-- FORM 1029.

ORIGINAL.

Sheet No.

Section 303. P. M. G. O. Form 1029—List of men ordered to report for military duty.

mailed k ties to tl General The s on	oy militan he Provo , Washing elected of hate.)	ted to be ry authori- st Marshal gton, D. C. men herein have this da t consists of .	ate been e	ntrained f		induc	ted i	nto r	nilita:	ry service
1 Order	2 Serial	3 Name.	Name Call Primary Classification. Fai						7 Failed to	
No.	No.	Name.	No.	industry.	I					military authorities,
All me	on whose	names appe	(Reverse ar on this ite whose	Place statement names the nature	Da have	te repo enter	rted ed in	for m colu	ilitær mn 7	y duty at an X
Entrie Entry	s in colu	mn 1, 2, and an 4 is the n	3 are obv	ious,		hich	tha w	on o	. man	ava ta ha
Entry of the Q In col final clas Entry an "X"	l as anno in colun uestionno umn 6 e sification in colun in the	unced by the nn 5 is determ	e Provost I mined by o proper sub- er sheet of made by site name	Marshal G consulting column th Question the milit	enera the a ne div naire.	l. answerision () athori	er to control	quest or of	ion 5 the re	on page 4

Section 304. P. M. G. O. Form 1029 A and B-Credit card.

Disco D	ì
PMGO FORM 1029A.	Call No
	Date
-	
Order No Name	Hour Serial No
	ve has this date been inducted into military service
for duty in	and ordered to report to the Adjutant
(Branch of service.)	\
Delow this liv	te to be filled in by military authorities.
Camp or station	
-	re was this date {accepted rejected} for military service.
Cause of rejection	
	Signature
	Rank and organization
	1
PMGO Form 1029-B.	a n v
	Call No
	,
	Occupation
	Class Division
Order No Name	Serial No.
	e to be filled in by military authorities.
	Date
The registrant described abo	ove was this date {accepted} for military service
in (Branch.)	• • •
Cause of rejection	******
•	Signature
	Rank and organization
p	Reverse of Form 1029 A and B.]
WAR DEPARTMENT,	Penalty for private use, \$300.
OFFICIAL BUSINESS.	
	•
	} '

WAR DEPARTMENT OFFICIAL BUSINESS. Penalty for private use, \$300.

THE PROVOST MARSHAL GENERAL,
War Department,
Washington, D. C.

Section 305. P. M.	G. O. Form 1029 C and D-Debit card.
1	Place
PMGO FORM 1029C.	Date
LOCAL BOARD FOR	
Reason for discharge	in was this date discharged from the military service. Serial No. Signature Rank
PMGO FORM 1029D.	
LOCAL BOARD FOR	
	/
	Place
	Date
	n was this date discharged from the military service.
Reason for discharge	
Order No Name	Signature Serial No
	Signature
	Reverse of Form 1029 C and D.]
WAR DEPARTMENT OFFICIAL BUSINESS	Penalty for private use, \$300.
LOCAL BOARD	,
	•
•	••••••

WAR DEPARTMENT OFFICIAL BUSINESS Penalty for private use, \$300.

THE PROVOST MARSHAL GENERAL,

Washington, D. C.

Section 306. P. M. G. O. Form 1030—Order Authorizing Employment of Clerical Assistants.

[Printed copies of this form will not be furnished. If its use is necessary, it must be copied by typewriter or in legible writing.]

AUTHORITY OF THE GOVERNOR TO EMPLOY CLERICAL ASSISTANTS.

-		
No) (Place.)	(Date.)
(Here insert "Of	ffice of The Adjutant General" or designation of 1	is authorized
,o employ the follow	wing office assistants:	
– chief clerk at	per month or day.	1
- clerk at	per month or day.	•
- stenographer	atper month or day.	
– interpreter at	per hour, not to exceed	i per day, for a
- /	to extend beyond	
1	per month or day.	4
I certify that the	e above clerical assistant nec	essary for the proper per-
formance of the du	uties of the above(Board or office.)	in the execution of the
Selective Service L	aw. The rate of pay authorized is just	, and does not exceed that
authorized by the	law of this State or that usually paid	for similar services in this
State.		
		Governor.

P. M. G. O. FORM 1030. (Sec. 198, S. S. R.)

Section 307. P. M. G. O. Form 1031—Travel Order to be Issued by Governor of State.

[Printed copies of this form will not be furnished. If its use is necessary, it should be copied by typewriter or in legible writing.]

TRAVEL ORDER B	Y GOVERNOR.
Place	, date
AUTHOR	•
In compliance with instructions from the	Provost Marshal General contained in
(Letter or telegram.) dated Washington, D	
(Name of person	traveling.)
(Official po	sition.)
[Travel dire	ected.]
Will proceed from(City.)	(State.)
To(City.)	(State.)
For the purpose of	(Duty.)*
Upon completion of this duty he will return	n to(City.)
(State.)	
The travel directed is necessary in the public Service Law.	lic service in the execution of the Selec-
	,
	Governor of
P. M. G. O. FORM 1031. (Sec. 201, S. S. R.)	

^{*}Here state duty to be performed, such as "Conferring with governor," "Inspecting Local Board," or similar designation of duty.

Section 308. P. M. G. O. Form 1032—Travel order to be issued by District Board.

[Printed copies of this form will not be furnished; if its use is necessary it should be copied by typewriter or in legible writing.]

P. M. G. O., FORM 1032.
(Sec. 201, S. S. R.)

TRAVEL ORDER BY DISTRICT BOARD.

(Place.)

	(Date.)
The travel by	
a	of this Board
From	•••, •••••
(City.)	(State.)
То	(State.)
	(State.) ND
(When return or other	or journey is required.)
From	,
(City.)	(State.)
To(City.)	(State,)
for the purpose of *	
	•••••
•	(Date.)
the Selective Service Law.	the public service and in the execution of
••	Chairman.
,	District Board
Clerk.	
* Here designate duty for which travel is ordered "Attending meeting of Board," Conferring with Got † Line out, "confirmed" when travel is yet to be already been performed.	i, auch as "Attending first meeting of Board." vernor," etc. e performed. Line out "directed" when travel has

Section 309. Q. M. C. Form 101—Lease.

Q. M. C. FORM No. 101. Authorized April 25, 1913, amended February 26, 1916.

LEASE.

Lessor	
Contracting Officer	
Premises	
To be occupied by	as
Rental per month	Appropriation
Date of lease	Date effective Date expires
	8
•	

That the said parties do hereby mutually covenant and agree to and with each

other as follows:

1. That the said lessor shall, and by these presents does hereby lease, demise, and let to the lessee the following-described premises, to have and to hold the same with their appurtenances, unto the lessee, for the term beginning with 19..., and ending with, 19..., at the rate per month and under the conditions named below, viz:

2. That the said lessor will warrant and defend to the lessee, its officers and agents,

the quiet and peaceable possession and occupancy of the aforesaid premises, and in case of any disturbance, by suit or otherwise, will defend the same free of charge to

the Government in or before the proper State or United States courts.

3. That the said lessor shall keep the premises in good repair to the satisfaction of the Government officer in charge, but all buildings and other improvements fixed to or erected or placed in or upon the said premises by the lessee shall be and remain the exclusive property of the lessee, provided, however, that the same, unless sold or otherwise disposed of, shall be removed by the lessee within days after the

said premises are vacated under this lease.

4. That for and in consideration of the faithful performance of the stipulations of this agreement, the lessee shall pay to the said lessor or agent the sum or sums stated in article 1 hereof. Payment shall be made at the end of each calendar month, or as soon thereafter as is practicable, at the office of the contracting officer or by a disbursing officer designated, in the funds furnished for the purpose by the Government. Should the premises be relinquished before the close of the monthly period, the rental for the last period shall be only the pro rata part of the monthly rental, depending upon the time of occupancy.

5. That it is expressly agreed and understood that this lease shall be noneffective until an appropriation adequate to its fulfillment is granted by Congress and is available, except in so far as is necessary to provide for the necessities of the service as authorized by section 3732 of the Revised Statutes of the United States. However, in order to provide for the necessities of the service as authorized by said section, it is agreed that the premises specified herein, so far as authorized by said section, shall be occupied by the lessee as contemplated by this lease, and that payment of the rental shall be made as soon as is practicable after funds are appropriated and are

available.

6. That no Member of or Delegate to Congress, or Resident Commissioner, nor any person belonging to or employed in the military service of the United States, is, or shall be admitted to any share or part of this contract, or to any benefit which may arise herefrom, but, under the provisions of section 116 of the Act of Congress approved March 4, 1909 (35 Stat. L., 1109), this stipulation, so far as it relates to Members of or Delegates to Congress, or Resident Commissioners, shall not extend, or be construed to extend, to any contract made with an incorporated company for its general benefit.

7. That the lessor hereby stipulates that no part of the money received as rental will be given to the occupant of the above-described premises, or to the person for whose benefit or use they were hired, or to anyone for him, nor will any rebate be given on said rental for the benefit of any such person.

8. That the lessee reserves the right to quit, relinquish, and give up the said premises at any time within the period for which this lease is made or may be renewed, by giving to the said lessor or agent days notice in writing.

9. That, at the opinion of the lessee, this lease, with all its covenants and agreements, may be renewed yearly as often as the needs of the public service may require, so as to give the lessee continuous possession of the premises, not extending, however, beyond June 30, 19...., but no renewal shall be made to include more than one

In witness whereof the parties aforesaid have hereunto placed their hands the date first bereinbefore written. The officer of the United States whose name is signed below certifies that the rate stated in this lease is not in excess of the commercial rental value of the premises named and that said rate is the amount to be actually paid to the lessor for own use, and that there are no public buildings, quarters, or grounds available for use as specified in this lease, and that the rate stipulated in this lease is a fair rental value of reasonably good premises suitable for the purposes stated herein in the locality where situated.

Witnesses: as to as to 28 to

(Executed in triplicate.)

(The following certificate by the contracting officer will be made where the lessor is a corporation, in cases where the filing of evidence referred to may properly be waived:)

I hereby certify that I have satisfied myself of the authority of the person signing the lessor's name to this lease to bind the lessor, and I have waived the filing of evidence of such authority, as permitted so to do by the Army Regulations.

Quartermaster Corps, United States Army.

(The following affidavit is required only on the copy of lease for the returns office.)

I do solemnly swear that the foregoing is an exact copy of a contract made by me personally with the lessor named above; that I made the same fairly, without any benefit or advantage to myself, or allowing any such benefit or advantage corruptly to the said lessor, or to any other person; and that the papers accompanying include all those relating to the said contract, as required by the statute in such case made and provided.

Quartermaster Corps, United States Army.

INSTRUCTIONS.

1. When the lessor is not a corporation strike out the printed words ("a corpora-

"article 1.

3. The length of time for notice of relinquishment to be inserted in article 10 should be as short as practicable, 5 days in minor cases and should rarely, if ever, exceed 30 days in any instance.

4. The limit for option of renewal to be inserted in article 11 should express the longest time to which the lessor will agree for the purpose.

5. The name of the principal intended to be bound as party of the second part, whether an individual, a partnership, or a corporation, should be inserted in and signed to the contract in exactly the same form. An officer of a corporation, a partner, or an agent signing for the principal should add his name and title after the word "By," under the name of the principal.

6. When interlineations, deletions, or other changes or alterations are made, specific

notation of the same should be entered in the blank space preceding the executing clause before signing.

7. The lease should be executed in triplicate, and at least two copies made—one for the returns office and one for the files of the contracting officer. The agreement should, preferably, be drawn on the typewriter and all numbers and copies made at one writing.

Section 310. W. D. Form 336—Pay voucher for Army officers assigned to State headquarters.

WAR DEPARTMENT.
FORM No. 336.
Form approved by the Comptroller of the Treasury May 5, 1915.

Voucher No.

OFFICER'S PAY VOUCHER.

	APPROPRIATION: Pay, etc., of the Army, 191.			
The Un	ited States, To	_	mbol	
Inc on			Arm	y, Dr.
For ove	r years' service. Station	., Zone	No	
	,	Amou	nt.	U.S.
Object symbol.		Dollars.	Cts.	nota- tions.
	For pay from			
	On {ordinary} leave of absence. Left station, 191., under S. O. No Hdgrs, 191 191 191 Extended by S. O. No Hdgrs, 191 Returned to duty, 191 Deduct half pay for days' leave of absence. Balance		_	-
I CERTIFITH THAT I have voucher, et has occup period for I furthe actually challs, pan and kitchet during exclusivel	ry that the foregoing account is correct; that payment therefor has not been absent on leave, either sick or ordinary, during the period except as above stated; and that neither I, my family, nor anyone deid public quarters nor been furnished heat or light by the United S which commutation is charged. To certify that during the period for which commutation of heat and I occupied as quarters at rooms, exclusive or tries, and storage rooms, and of parlors, lobhies, dining rooms, sittiens used in common with other tenants or guests (not guests of officing the period of leave, as stated above, said quarters were occupically by myself, or self and family, or someone dependent upon me. ot sign in duplicate.)	ot been rece covered by endent upor tates during the chart of baths, clangrooms, or's family ed actually	elved; y this on me ng the rged I osets, halls,); and y and	Exam- ined by
(Do n	ot sign in duplicate.)	• • • • • • • • • • • • • • • • • • • •	•••••	•••••
Balance No	on on account of income tax, \$, for	\$ \$	
	OR			
	e completely filled in before signature by payee, and no alteration o d, 191, of			
Quarterm	aster, U. S. A., in cash, yment of the above account. , (Do not sign in duplicate.)		1	— Dollars 00 ····
	Officer will not sign receipt except when payment is to be m			•••••

	Section	311.	W.	D.	Form	335—Personal	service	vouchers
--	---------	------	----	----	------	--------------	---------	----------

WAR D	EPARTMENT.	WAR DEPARTM	ENT.	Von	cher No		
Approved	RM No. 335, by the Comptroller of sury, April 29, 1914.	Provost Marshal G (Bureau or Office		You	cher No.	• • • • •	•••••
				Gen	eral acco	ount.	
	•	PAÝ VOUCHE	R.				
		PERSONAL SERVI	CES.	Deta	ail accou	nt	•••••
A	ppropriation: "Regi	stration and Selection tary Service.''	for	Syr	nbol	\$	
· A	ppropriation:	tary Service."		Syr	nbol	\$	
THE UN	TED STATES,	,		1			
	То	John Doe			, Dı	r.	
	·	Address,	Blank	St., A	ny City	· • • • •	· · · · · ·
Object symbol.	Precinct 10, Cu	yahoga Co., Ohio	Days served.	Rațe per day.	- Amou	nt.	U.S. notations.
	under authority of dated. May 18., 191 to Dec. 31, per Less deduction for s:	as	10	2.50	25	00	
	· · · · · · · · · · · · · · · · · · ·	N 4]	1			Exam-
ICERTOF	that the above bill is co	rrect, and that the payme	nt theref	or has no	t been rec	eived	ined by
• Do not sign	in duplicate.			Signature	of Payee.	 -	
				•••••	•••••	• • • • •	· • • • • • • •
I certify named the the regulat indicated u appears in he is entitl	that the foregoing accounteon was legally appointe ions of the War Department of "Remarks," has the foregoing voucher is red to the amount of pay	nt is correct; that it appear d or employed; that he ha ent during the period meni elen performed under my not paid for any period of a stated above, and that a					
-							
Approve	d for \$	$Stam_l$	p of Boar	·d.		(Title,	
Date	, 191			4	 		
Paid by o	check No. 1000, dated Ju	ine 11, 1918, of	· • • • • • • • • • • • • • • • • • • •				
onn	Treasurer, V. S	in favor of paye	e name	d above,	for \$25.00		
		OR					
		, of				i cash	, the sum
of	dollars and	cents, in full payment of	the abo	vo accou	nt.		
			••••	• • • • • • • • • •			
). 				•••••	•		

(Stamp of Board.)

..................................

service.
persona
\mathbf{for}
roll
Pay
334 -
Form
Ö.
W.
312.
Section

Approved by the Comptroller of the Treasury April 29, 1914. WAR DEPARTMENT. FORM NO. 334.

WAR DEPARTMENT Provost Marshal General.

(Bureau or office.)

GENERAL ACCOUNT. We, the subscribers, severally certify in signing to our respective accounts stated below, that they are correct; and we severally acknowledge to have received ofJohn Doje..... Cityle or designation.)

(Title or designation.)

(The contraspective names, in full payment for our services at the sums set after our respective names, in full payment for our services at those we have New York. VOUCHER No. DETAIL ACCOUNT ... PAY ROLL.

(Name.)

1		U.S. nota- tions.			:		ned by	
		Remarks (deductions explained).			Absent—Sick Dec.	2003 535	Examined by	ears from
		Witness.						hat it app
	Nota-	check	ment.					orrect; t
		Amount tions, paid. No. (do not sign of pay. under paid.		\$120 00				I CERTIFY that the foregoing pay roll is correct; that it appears from
		Int No.		8	88 88	38		foregoin
		Amor		\$120				at the
1	Deduc tions.	explans tions, under	"Re-		<u>:</u> :			TIFY th
		Amount of pay.		\$120 00	88 88			I CER
			SK SK		98			
	service.	,	7 Months Days	1				
	Period of service.	To—	1917	\$120 Dec. 1 Dec. 31	100 Dec. 1 Dec. 31			
-	•	From— To—	1917	Dec. 1	Dec. 1			
	Rate of pay.	Per	day.					
rated.	Rate (Per	month.			_ :		SULIO
ne perious stateu.		Occu- pation.		Chief Clerk.	File Clerk.			DISTRIBUTION
Atoany, New York 10f L	;	ject No. (in case of on- sym. No. listed men give	-	Grady, John D	Tandy, Peter J			
my, we		No.		1 7	95			
A10a] ;	2 2 2 2						

pointed or detailed; that each has performed the service required by law and the regulations of the War Department during the period mentioned; that such services, except as otherwise indicated, have been performed under my supervision, and that no person whose name appears in the forethe records of my office that the persons named thereon were legally apcoing pay roll is paid for any period of absence in excess of that allowed by law; that they are severally entitled to the amounts of pay set opposite that the respective names; that all details, from my personal supervision, are indicated in the column of "Remarks."; Amounts. \$208 33

Symbols.

Appropriations.

"Registration and Selection for Military Service—1918".

..... Olerk of Board..... ---------\$208.33 Approved for

..... Chairman of Board.....

8203 88

Total

Date Dec. 31, ... + 1917.

Section 313. W. D. Form 350a—Traveling expense voucher.

WAR	DEPAR	TMEN	TT. WAI	R DEPARTME	NT.			
Approve the Tr	d by the C easury Ap	omptro ril 29, 1	filer of $Prov_i$	ost Marshal Gen (Bureau or Office.)			Voucher N	0
		-	N.A.,	(Dates of Gineer)			General ac	count
			PUI	BLIC VOUCH	ER.		Detail acco	ount
			REIMBURSEME	NT OF TRAVELL	NG E	XPENSI	ES.	
	Appropri	ation		and Selection			Symbol	\$
	Appropri	ation	ury se			,	Symbol	\$
							Symbol	\$
THE U	NITED S T			John Doe			Dr.	
	_			1400 E				io
For Res	mbursem dal duty fr	ENT OF om Se	TRAVELING EXPI ptember 1, 1917, to *Provost Marshal	Enses incurred in t. September 6, 1917, u. d. General, dated Au d schedule below Amount	he dis nder	scharge written 31, 1917,		U.S. notations.
а сору	of which i	s hereu	oith as per itemized	l schedule below - Amount	claim	ed\$	27 20	1
Ohject symbol.	Date,			expenditures.		Sub- voucher No.	Amount.	U.S. notations.
	Sept. 1 Sept. 6	R. R Pull Four R. R Pull	fare, Cleveland to man chair car and one-half days fare, Youngstown man chair car	Youngstown, Ohio per diem at \$4. to Cleveland, Ohio v. Sept. 1. 00 p. m. Sept. 1. a. m. Sept. 6. noon Sept. 6.		ı	\$3 60 1 00 18 00 3 60 1 00	
		Arri: Left Arri:	ved Youngstown 9: Youngstown 10:00 ved Cleveland 12:00	1. Sept. 1. 00 p. m. Sept. 1. a. m. Sept. 6. noon Sept. 6.				-
	MEMORAN			MED UPON TRANSP			UESTS.	Examined by
Date of travel.	No. of t	tion	From	То—	Via	R. R.	Amount.	U.S. notations.
t	None.				,			1
			*,	ve account and sol nd necessarily trav tually paid by me ss, but the full amo al traveling expens the reasons stated	,,	(Do not s	sign in duplicate	o.)
Subscr	ibed and †	, A	to before me a	it			, this.	day
I CERTI	or amini.	e abov	e account is correc	t, that the travel w	as per		and that it was	
				[Stamp of Board	-			470 1
Paid b	y check N	o. <i>480</i> ,	dated-September 1 Treasurer, U.S	10, 1917, of	, in fa	avor of pa	ayee named abo	ve, for \$27.20.
Received			of	OR.			in cas	H, the sum of
	(Da	te.)	dol	0, 1917, of 0R	cents	in full p	ayment of the a	bove account.
				was issued—Provos		• • • • • • • • • • • • • • • • • • • •		•••••

Sectionserv	n 3 ices	14. ot	W. D. I	Form 3 persor	30—Vo 1al.	ouch	ers	for	purcl	1ase	s and
WAR	DÉPA	RTM	MENT,	WAR D	EPART:	MEN'	T.		Voucher	No	
Approved	by th	ie Co	o. 330. mptroller of 1 29, 1914.	Provost 1	Marshal G	!enera	l.		General a	accou:	nt
DMC 110	and y	ı.p	/.	(Bur	eau or Offic	3e.)]	Detail ac	count	;
				PUBLIC	c vouc	HER	t.				
		1	URCHASES A	AND SERV	ICES OTE	ER T	HAN :	PERS	ONAL.		
A	pp ro p	oriat	ion: "Regist	ration and	d Selectio	n for	Mili-		Symbol.	\$	• • • • • • • •
A	ppror	riat	ion:	Service.				8	Symbol.	\$.	
A	pprop	oriat	ion:						Symbol.	\$	•••••
THE UN					Take Da					D#	
	3	10.	Addr	988:	301111 DO	100 I	Blank	St., .	Any City	<i>D</i> 1.,	
	۱.,	<u> </u>				<u> </u>			1		
Object symbol.	Date deliv or ser 191	ery vice,	Article or	service.	Quantity.	Unit.	"Dr pri		Amou	nt.	U.S. notations.
	June	5	Rent of room for istration Boo	or use of Reg- erd, 1 day.			e	00	2	.00	
	ļ				1		1 1		1		_
		1				1 1	i 1			1	-
	i	1			1		1				
	ı				i .	1 1	1 1			1	_
	 				}	=					
											<u>.</u>
	-										
	-	ļ			1						
			Total						2	00	•
			letely filled in l	or erasure of s correct, and	any kind. I that payr	nent th	nerefor	has no		ived.	Ex- amined by
(Do not	sign ir	du <u>ı</u>	olicate.)	******							
(Any note	tions	mad	e in spaces pro	vided there		reverse				ne a p	art of this
I certify quantity a that the p in accorda as shown of Approve	rices c nce wi on the ed for \$	harge th No rever		ie, and in ac nethod of ad	coordance vivertising a	with the	ne agre der the mature	form	of agreement of agreement of agreement of E	oey we ntiette soard	re secured
			1000, dated Jun	e 11. 1917. o							
			asurer, U.S								_
Receive		(Da	of ate.)		or				, in	cash, t	he sum of
		••••	•••••	.dollars and	1	cents,	in ful	i payı	nent of the	ahov	account.
\$	0 2000	bo-	n contification 41		20mpc===				nome of th		
the compa	ny or o Edison	corpo Corpo 1 Cor	s certified in th mate name, as npany, per Joh	e name of a c well as the c n Smith, Se	company o capacity in cretary,"	which or Trea	he si surer,	ns, me i as the	ust appear ease may	perso For be.	example:

Section 315. W. D. Form 320-Accounts Current.

1		, ,	<u> </u>		4047000	eo.c ∃ ⊒ ⊒ ≅		7 6	044067800
, 191	٠,	., 191							
	•					+ + + + + + + + + + + + + + + + + + +			
	<u>\</u>	57.5		_					
	74		=						
,			18					7	
		, to				11:11:		: :	1 1 1 1 1 1 1 1
rted.		161							1::::::::::::::::::::::::::::::::::::::
Under bond dated		:		:	<u>: : : : : : : : : : : : : : : : : : : </u>				<u> </u>
r bos		-						<u> </u>	
Inde		:							1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
~					<u> </u>				
	: ,	j			<u> </u>				<u> </u>
		from					1 1		
Ė		tes							
IEN	<u></u>	Sta							
RT	O∰ Bo	ited		=					
WAR DEPARTMENT	(Bureau or Office.)	(Official designation.)						: :	
IQ 3	Bure	The			: : : : : <u>:</u>			11.5	
ΛAΈ	<u></u>	vith							
		ent		7					
		curr							
		iunt						-	
		BCC							
		т.							
-		matic				<u>: : : : : :</u>			
		desig		-			1:1		
the		fficial		:				<u>; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; </u>	
fT. er of the				from				vn by icher	
MEN 220. prtoll	, ,	:	-	si D			Total	ibursements as show bstracts and voi erewith.	
ART No. 3 Com				DEBITS. ue the l unt.			al	and and	
DEP ORM y the	Ì	ame	и,	DI enpe			otal	semen acts rith.	
Ved b		ંદ	.	DEBITS. Balance due the U. S. last account.			Ð	Disbursements as shown by abstracts and vouchers herewith.	
WAR DEPARTMEMT FORM No. 320. Approved by the Comprtoller Treasury May 24, 1915.		(Name.)		7 BB 7	100 410 Q D-0				1111111
. 4		• 1	i	- 0				, •41	24000000000000000000000000000000000000

		132	 }	nt of the vs:					
	-			I CERTET that the above is a full, true, and correct account of all moneys coming into my possession on account of the United States during the period stated. The balance due the United States of \$is held as follows: I LESS OUTSTANDING CHECKS. NET BALANCE.	**	••• ••			
	<u> </u> 		:	ossession is bel g check	:	: :	į	.,	
-	<u> </u>			nto my I				TOTAL	
				coming f		**	,	TOTAL	
				moneys ed States			eping)		
				nt of all the Unit	44	60	for so ke	,	
	1			ect accor		With. Sab in office safe.	Otherwise kept (manner and authority for so keeping)	TOTAL	•
				and corr The bal: ofrr.	vith	With. Cash in office safe	ner and		
	-			full, true, and stated. The ON DEPOSIT.		safe	pt (man		
				oove is a	Ъ	h. 1 in offic	erwise k	i	
			:	ast the al	Wit	Wit Cas	ਰ .		
	<u> </u> 			ERTIFY L					
				United				:	
				sh and ry bal-					
-				the ca leposita		:~	ation.)		
				counter ig the d rent.		(Name of witness.	designs		,
	CREDITS-continued.	Balance due the U. S	Total	This is to certify that I have counted the cash and rifled the net balance, excepting the depositary bal- (ce, as stated on this account current.		(Name	(Official designation.)	Bilion	•
	٥	Balar		This i rified the		(ation	1

.		1 1	1	: :		-			:		:	: :		~	:	1:	If there that fact
R.									١	-					:		11 .
ŗ.									7			L.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Cash carried forward to next account.	. Total	y the disbursing officer. h the account is rendered
CASH ACCOUNT	191						,									1	completed briod for which
H AC							:			:	:	: :	- :	- :	:		be comple period for
CAS								,									
1	Cash on hand from preceding ac- count.						\ \	0					,			Total	The eash account must be
DR.	191				Ì		 			<u> </u>	:	ij	:	i	1		(Nore,—T
/			·	. ,		•	•		•	F	irs	T IN	DOR	RSE	MEN	т.	(Note,—The
	WAR	DEP.	ARTI	MÉNT	г.			, est				(1	Place	.)			
	ACCO	<i>j.</i> 9	CUR	REN'	r				espec	tfull adm	y for ninis or for	ward trativ	ed to ., U. e exa War I	the S. A min Depa	ation artme	, Wasi and i	hingtoneferen
						19	 91					II di					-
to Credi	t claimed for	 3				, 1		Offi	ce of	the.	w	ASHII	NG/TO	N, υ	. с.		• • • • • •
(Eacl	h bureau or o	INCLO	SURES			here reau	the	Wa T	r Deg his a	tfull artn cou	y fo nent nt ha	rward , ,s rece	led t	o th	ađm	aditor inistra	for t
				_			,					. .					· · · · · · · · · · · · · · · · · · ·
									1	nclo	sures	3.		,4	J		>

Section 316. Q. M. C. Form 80b Cash Book.

WAR DEPARTMENT.

QUARTERMASTER CORPS, U. S. ARMY.

Paic Prom. what source Totals Dr. Cr. Dr.		Fiscal year	Receip	Receipts and disbursements at	sements at			6q	ıy ····			Quartermaster.	rmaster.	!
dis Dr. Cr. Dr	o For	From what source received and on		tals.										
	Date.	what account dis- bursed.		Cr.	Dr.	ප්	Dr.	G.	Dr.	Cr.	Dr.	Cr.	Dr.	Ċ.
								1 :			:		-	
			_											-
		1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0)				:			
						:		: -						:
								: -		:	:			
						:	:	: -			:			
						<u>:</u>	:	:			:			
											<u>:</u> :	<u>:</u>		
							-					: :		
							:		: : : :			:		
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1							-		<u>:</u> :	<u></u>		
									-	:	<u>:</u> : :			
					-			: -	-			:		
						<u>: </u>			-				-	
		<u>'</u>												
		<u>-</u>										<u>: </u>	:	
													:	
			:				-						:	-

Section 317. P. M. G. O. Form 1033—Oaths of members of Local and District Boards and certain other persons.

P. M. G. O. FORM 1033. (Sec. 14, S. S. R.)	i
PERFORMING DUTIES IN THE ADMI	STRICT BOARDS AND CERTAIN OTHER PERSONS NISTRATION OF THE SELECTIVE SERVICE LAW S OF THE PRESIDENT UNDER AUTHORITY OF
·I,(Name of person	, having been appointed
	ion of person making oath and name of Local and District
Board of which he is a member, or to which he	, State ofis attached.)
	s approved May 18, 1917, known as the Selec- affirm that I will support and defend the Con- one.)
bear true faith and allegiance to the	all enemies, foreign and domestic; that I will same; that I take this obligation freely, withof evasion; and that I will well and faithfully about to enter; so help me God.
•	
Subscribed and sworn to before me	at in the
county of, State	of day of
, 191	
	(Signature of official administering oath.)
~	(Official designation of official administering oath.)

Instructions.—The foregoing oath may be administered by any Federal or State official authorized by the laws of the United States, or of the State of which he is an official, to administer oaths generally, and may also be administered by any member of a Local or District Board.

This oath, after having been subscribed and sworn to, shall be filed in the office of the Adjutant General of the State.

In the blank line for the designation of the position of the person taking the oath there shall be inserted a complete description of his office, and also the name of the Local or District Board of which he is a member or to which he is attached, or, in cases of persons not directly attached to or subordinate to any Local or District Board, shall show the State in which such person is to perform his duties.

Section 318. P. M. G. O. Form 1013-a-Delinquent Classification List.

P. M. G. O. FORM No. 1013-a.

DELINQUENT CLASSIFICATION LIST.

1	2	3	4	5	6	7	8	9	10
Delin- quent order No.	Name.	Local board.	Order No.	Date of mailing Form 1014.	1015, is- sued.	1016, is- sued.	1017, is- sued.	Date of induction (not less than 10 days subsequent to date of mailing Form 1014).	1018.
					<u> </u>				
	· - • • • • • • • • • • • • • • • • • •			- 		<i>-</i> -			
						l			
		•••••	• • • • • • • •			• • • • • •		•••••	
						•••••			•
							• • • • • •	• • • • • • • • • • • • • • • • • • • •	•••••
	•••••	· · · · · · · · · · · · · · · · · · ·							
					l				*
	,								
	·····								

Section 319. P. M. G. O. Form 1035-Application for Furlough.

-	3.5	•	_	Arts.	
r.	м.	G.	o.	FORM	1035.

APPLICATION FOR FURLOUGH.

±.	
	(Place.) (Date.)
I,, herel	
the soldier named below fromto enable him to engage in agriculture.	1918. to 1918
, п.	(Relation to registrant.)
Statement of facts, to be made by the per-	son making the application:
1. Name of soldier for whom application is 2. Rank	farm
AFFIDA	VIT.
	(City.) (State.)
I swear (or affirm) that all answers to questacts are true; that the soldier for whom furthe time asked; that he can not be replaced the products of the farm; and that his furlough im to work on the farm.	lough is requested is urgently needed for without substantial and material loss to
	(Applicant.)
Sworn to and subscribed before me this	day of, 19
Note.—Affidavit may be sworn to before notary purocerument appeal agent, judge advocate, or postmast	'(Officer taking affidavit.) . blic, clerk or member of a local or district board er.
III.	,
RECOMMENDATION AND FIN	
1	1

(Stamp of local board.)

The above-named local board finds that the services of the soldier herein named are urgently needed on the farm herein described; that the said farm produces substantially more agricultural produce than is consumed by those working on the place; that the soldier can not without great difficulty be replaced thereon; that his continued absence is reasonably likely to decrease the production of the farm under that which it can reasonably be expected to produce if the soldier is returned; and that the registrant will he of value as a farm laborer. Remarks: Note.—If the Local Board does not find or recommend in accordance with the above form, it will enter under the head of Remarks its reasons for adverse findings or recommendations.
It is therefore recommended that this furlough be $\left\{egin{minipage}{l} ext{granted} \ ext{refused} \ ext{from} \ ext{.} \end{array} \right.$
to Datē:
(Member or clerk of Local Board.)
IV.
•
$I \begin{cases} \text{concur in} \\ \text{dissent from} \end{cases} \text{the above finding and recommendation.} \tag{Place.}$
(County agent or Government appeal agent.)
v.
ENGAGEMENT OF SOLDIER.
I join in the above application, and if the furlough here asked for is granted I hereby engage to utilize the time of my absence solely and completely in farming, to work earnestly and well, and that if for any reason my services cease to be urgently needed before the expiration of my furlough, to report immediately for military duty at my proper post.
(Signature.)
Place: (Rank.) (Organization.)
Date:
VI.
(Military station.)
(Date.)
The application for furlough contained herein is approved.
(If disapproved, state reason)

(Commanding.)

Section 320. P. M. G. O. Form appear before Local Board to reasons for nonengagement in employment.	submit evidence bearing on
P. M. G. O. FORM 1036.	
LOCAL BOARD FOR	
·	
You are hereby directed to appear in ac	cordance with sections 121B and 121C,
S. S. R., before the above-named Local Board	d on the day of,
19, ato'clock m., for the pur may care to submit, by affidavit or otherwise engagement in a productive occupation or en	rpose of presenting such evidence as you, bearing upon the reasons for your non-uployment.
•	(전) -
	Member of Local Board.
Date	
[Reverse of Fo	orm 1036.]
LOCAL BOARD FOR	WAR DEPARTMENT.
	PENALTY FOR PRIVATE USE, \$300.
OFFICIAL BUSINESS.	and the state of t
•	

•••••	

									registran	
					to-re	classifica	tion o	n,	account	of
nonus	eful o	ccupa	tlon	l.						

P.	M.	G.	0.	FORM	1037.

1		
ı		i
!		
ì	•	1
j		l l
Ī		+
1		
(8	tamp of Local	Board)

IMPORTANT NOTICE TO BEGISTRANTS AND THE PUBLIC RELATIVE TO RECLASSIFICATION ON ACCOUNT OF NONUSEFUL OCCUPATION.

listed below a notice directing that the	rved upon the registrants whose names are said registrants appear in accordance with
sections 121B and 121C. S. S. R., before	e this Local Board on the day of
	7. m., for the purpose of presenting such g on the reasons for their nonemployment tas they may care to submit.
Date	Member of Local Board.
•	Activate by House Burns.
Name of registrant.	Last known address.
Name of registrant.	

Section 322. P. M. G. O. Form 1038—Certification in case of registrant claimed not to be engaged in a productive occupation or employment.

F or or Frod
P. M. G. O. FORM 1038.
(Stamp of Investigating Local Board not baving original jurisdiction.) (Stamp of Local Board having original jurisdiction.)
Name of registrant Address
Order No
(This certificate to be used by Local Board other than Local Board having original jurisdiction.)
To the Local Board for
This Local Board finds that the above-named registrant is—
an idler not an idler engaged in a nonproductive occupation or employment not engaged in a nonproductive occupation or employment
·
This registrant was duly notified to appear, in accordance with sections 121 B a
121 C, S. S. R., before this Local Board on
the above-named registrant $\left\{ \begin{array}{l} \text{be} \\ \text{be not} \end{array} \right\}$ withdrawn.
Date
Member of Local Board
(This certificate to be used by Local Board having original jurisdiction.)
To the District Board for
This Local Board finds that the above-named registrant is—
an idler not an idler engaged in a nonproductive occupation or employment not engaged in a nonproductive occupation or employment
This registrant was duly notified to appear in accordance with Sections 121 B a 121 C, S. S. R., before this Local Board Local Board for
for the purpose of presenting such evidence, by affidavit or otherwise, bearing up the reasons for his nonengagement in a productive occupation or employment as
might care to submit. He $\left\{\begin{array}{l} \text{did} \\ \text{did} \\ \text{not} \end{array}\right\}$ appear in response to this notice. All eviden in this case is transmitted herewith.

This Local Board therefore order	rs that the /deferred classification and/order number (Strike out if in Class 1.)
of the above-named registrant (b	(Strike out if in Class 1.) ee not withdrawn.
Date	Member of Local Board.
Note.—Turn this sheet for further record	rd of District Board action and appeal.
]	Reverse of Form 1038.]
DECISION	N OF DISTRICT BOARD.
(Strike out	lassification and/order number of the above-named if in Class 1.)
shall not be withdrawn.	d the registrant introduced into military service.
	Vote of District Board—Ayes; noes
Date	Member of District Board.
I hereby claim appeal to the P	resident from withdrawal of /deferred classification (Strike out if in Class 1.)
and/ order number. Certificates S. R., are attached.	and recommendations required by Section 111, S.
Date	(Signature of claimant.)
	al General for the consideration of the President.
$ ext{This registrant}_{ ext{has not}}^{ ext{has}}$ been indu	cted into military service.
Date	Member of Local Board.

Section 323. P. M. G. O. Form 1039—Notice to registrant of withdrawal of deferred classification or order number.

P	М.	G	O	FORM	1030

roc	CAL BOARD FOR
this Local Board and Distric	ler No, Serial No, having been found by
Section 121C, S. S. R., ar	ctive occupation or employment, in accordance with ad upon the recommendation of the said Local Board
	rdered that the {order number { deferred classification and order number}
of said registrant be withd	$ \begin{array}{ll} \text{rawn.} & \text{The} \left\{ $
in the usual manner to indu be taken from this action w	ore been withdrawn and this Local Board will proceed of him forthwith into the military service. Appeal may ithin five days from the date of this notice only in the tions prescribed in section 111, S. S. R.
•	
	Member of Local Board.
Date	
•	[Reverse of Form 1039.]
LOCAL BOARD FOR	WAR DEPARTMENT.
	PENALTY FOR PRIVATE USE, \$300.
OFFICIAL BUSINESS.	
-00	•
	•
	the state of the s
2004/78 10 10	5.0 4.0 G.0 G.0 4.0 4.0 0.0 G.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
69247°—18—— 19	

Section 324. P. M. G. O. Form 1040—Report of registrants whose deferred classification or order numbers have been withdrawn.

LOCAL BOARD FOR.....

ъ	7.7	Ω	Λ	FORM	1040
г.	IVL.	UI.	v.	POKM	LU9U.

LOCAL BOARD FOR

Report of registrants whose deferred classification, if any, and order numbers have
been withdrawn. (This report must be submitted to the Adjutant General of the State
on each day withdrawals of deferred classification, if any, and order numbers are made
There must be no duplication of the registrants included in these reports.)
Number of registrants whose deferred classification, if any, and order numbers have been withdrawn
Number of such registrants who have been inducted under outstanding calls
Number of such registrants awaiting induction.
*
• Member of Local Board.
Date
•
,

frees	orad or	T OT THE	TOTO.

WAR DEPARTMENT,

PENALTY FOR PRIVATE USE, \$300.

OFFICIAL BUSINESS.	,	
		••
	••••••••	

	-	

Section 325. P. M. G. O. Form 1041—Withdrawal of intention to become a citizen of the United States.

P. M. G. O. FORM 1041. (Secs. 79 (1), 1172, S. S. R.)
STATE OF. County of, ss: I,, do solemnly swear—affirm—that I reside a; that I am registered with Local Board for; that my order number is, and serial number is; and that am a citizen or subject of, which is neutral in the present war. further swear—affirm—that on theday of, I declared my intention to become a citizen of the United States in the Court of, under the name of, under the name of, that I hereby withdraw my intention to become a citizen of the United States, which withdrawal I understand shall operate and be held to cancel my declaration of intention to become a citizen of the United States and shall forever debar my from becoming a citizen of the United States in accordance with the act of Congress approved July 9, 1918; (a)* that I herewith surrender my original duplicate copy o my declaration of intention to become a citizen of the United States, serial number; (b)* that my original duplicate copy of my declaration of intention to become a citizen of the United States is not in my possession for the reason that, but I undertake to surrender said copy of my declaration of intention to become a citizen of the United States should it at any time come into my possession; and I do hereby claim relief from liability to military service in accordance with the law and regulations.
(Signature of registrant.)
Subscribed and sworn to before me this day of, 191
(Signature of officer.)
(Designation of officer.)

^{*}Strike out part marked "(a)" if duplicate copy of declaration of intention is not surrendered, or part marked "(b)" if duplicate copy of declaration of intention is surrendered.

N. B.—In order to be considered, two copies of this affidavit must be filled out, subscribed and sworn to, and filed with the Local Board as directed in the inclosed notice.

Section 326. P. M. G. O. Form 1042—Notification to declarant registrants of rights under act of Congress approved July 9, 1918.

P. M. G. O. FORM 1042.
(Secs. 79 (1), 1172, S. S. R.)

(Stamp of Local Board.)

Section 327. P. M. G. O. Form 2006—Request for individual induction.

P. M. G. O.	FORM No. 2006.				
TD		- •	(Pla	.ce.)	(Date.)
			•	•	
	rovost Marsha	- 0.0-01011			
•		lividual induction		\ *1 1. 1.	.1 2 12 11 11
inducted	nto the milita	ry service and er	trained for th	ie place s	elow be individually pecified:
					,
		erial No,			,
(c) Classif	ication of regis	strant: Class	, ,		
(d) Physic mus	cal qualificatio t possess for in	ns which registrar duction.	1 Remedial	limited r	rvice. nilitary service only. fied (Class 5-G).
(e) Duty	to which regist	rant is to be assig	med (to be sta	ted in de	tail)
(f) Present(g) Design(h) Design	at address of reation and stre	egistrant et address of Loca et address of near	al Board (of or rest Local Boa om Local Boar	igin) of re	egistrant nsfer (to be given only n)
. \ /	-	trant is to report	•		
					•••••••••••••••••••••••••••••••••••••••
0.					
(j) Date (k) Rema	n which regis	trant is desired .			~*
War	-		uction has bee		d by the Secretary of
D) une	,		Ву		

Section 328. P. M. G. O. Fe	orm 2007—Competent order.
P. M. G. O. FORM No. 2007.	WAR DEPARTMENT, of the Provost Marshal General,
	Washington,
Competent Order No Use and 1	Call No in filling out Forms 1029 A and B.
$ ilde{ ilde{T}}$ o(Designation of Local Board.)	
your board (provided he is not a slack further that at the time of the receipt of of your classification list the date and l and entrainment, or mailed to him F	this competent order you will summon before cer, a delinquent, or a deserter, and provided if this order you have not entered in column 24 hour on which he is to report for military duty form 1028 ordering him to report for military
	resent address of registrant
Local Board of origin	
and offer him individual induction in	to the
under the conditions named in this must be indicated in the space provid hours after the offer is made.	order. Acceptance or rejection of this offer ed therefor at the foot of this order within 24
2. This registrant will be inducted of Physically qualified for general and Physically qualified for special of Remediably defective.	military service.
Physically disqualified for milita 3. Upon acceptance of this offer you in respect to him the usual order of it therein the date desired by him (but)	ary service. (Class 5–G.) will proceed to induct this registrant by issuing anduction into the military service, specifying not later than seven days after the date of his te military service. You will entrain him for
	orders to report for duty to

E. H. CROWDER, Provost Marshal General.

TO BE SIGNED BY REGISTRANT.

$I \ \ hereby \{ \ \ decline \} \ the \ offer \ of \ individual \ induction \ contained \ in \ the \ above \ compete \\ accept \} \ \ order.$	nt
---	----

(Name of Registrant.)

Section 329. P. M. G. O. Form 2008—Report of action on competent order.

P. G. M. O. FORM No. 2008.		Ļ
	Competent Order	No
` ,	Call No	
(Stamp of Local Board	d.) Date	
The registrant covered by	y the above competent order ha	s this day
declined induction been inducted failed to qualify for induct	tion on account of	1.
•	,	Representative of Board.
1	[Reverse of Form 2008.]	٠,
WAR DEPARTMENT	PENALTY FO	R PRIVATE USE, \$300
OFFICIAL BUSINESS		
	The Provost Marshal General.	•
and the same of th		Washington, D. C.

Section 330. P. M. G. O. Form 2009—Regulations governing drafted men en route to mobilization camps.

P. M. G. O. FORM NO 2009. (Sec. 163, S. S. R.)

REGULATIONS GOVERNING DRAFTED MEN EN ROUTE TO MOBILIZATION CAMPS.

1. Upon induction by local boards selected men are subject to military discipline and to the penalties provided by the Articles of War, and must so conduct themselves as not to bring reproach upon themselves or the service to which they now belong.

2. The local draft board will appoint a leader of each contingent who will be given a warrant of appointment as leader and special police. He will have direct charge of the party assigned to his care and be held responsible for the enforcement of these regulations, together with the rules of the railroad companies over whose lines the party may travel. Immediately upon arrival he will make a full report to the military authorities of the camp of the conduct of his party en route.

3. Assistant leaders will be appointed at the rate of one for each eight men, and warrants furnished them as assistant leaders and special police. Their duties shall be to

assist the leader of the contingent in the enforcement of his orders.

4. Immediately upon entraining, seats will be assigned and thereafter men will be

required to occupy these seats as they would when traveling as civilians.

5. Parties will be held under discipline while traveling, and at stops will not leave the immediate vicinity of the train except upon orders or permission of the leader. No party larger than four men will be ordered or permitted to leave the immediate

vicinity of the train except under a leader or assistant leader who will be held responsible for its conduct while about

sible for its conduct while absent.

6. No intoxicating liquor, including beer, ale, or wine, will be introduced on the train either prior to departure or while en route. Leaders and assistant leaders will cause careful search to be made for any suspected intoxicating liquor, including beer, ale, or wine, destroying same when found.

7. Drafted men must remember that misconduct on their part reflects directly on the communities from which they come, and so govern themselves as to be credits to

their manhood, the service, and the Nation.

8. These regulations will be read to each contingent prior to entraining and copies distributed to each leader and assistant leader, who will assure himself that each man of his party is familiar with the rules.

By authority of the Secretary of War.

(Stamp of Local Board.)

[Reverse of Form 2009.]

EXTRACTS FROM ARTICLES OF WAR.

ART. 63. Disrespect toward superior officer.—Any person subject to military law who behaves himself with disrespect toward his superior officer shall be punished as a count most disrespect.

court-martial may direct.

ART. 65. Insubordinate conduct toward noncommissioned officer.—Any soldier who strikes or assaults, or who attempts or threatens to strike or assault, or wilfully disobeys the lawful order of a noncommissioned officer while in the execution of his office, or uses threatening or insulting language, or behaves in an insubordinate or disrespectful manner toward a noncommissioned officer while in the execution of his office shall be punished as a court-martial may direct.

ART. 68. Quarrels, frays, disorders.—All officers and noncommissioned officers have power to part and quell all quarrels, frays, and disorders among persons subject to military law and to order officers who take part in the same into arrest, and other persons subject to military law who take part in the same into arrest or confinement as circumstances may require, until their proper superior officer is acquainted therewith. And whoseever, being so ordered, refuses to obey such officer or noncommissioned officer or draws a weapon upon or otherwise threatens or does violence to him shall be punished as a court-martial may direct.

ART. 89. Good order to be maintained and wrongs redressed.—All persons subject to military law are to behave themselves orderly in quarters, garrison, camp, and on the march; and any person subject to military law who commits any waste or spoil, or wilfully destroys any property whatsoever (unless by order of his commanding officer), or commits any kind of depredation or riot shall be punished as a court-martial may direct. Any commanding officer who, upon complaint made to him, refuses or omits to see reparation made to the party injured, in so far as the offender's pay shall go toward such reparation, as provided for in article 105, shall be dismissed from the

service, or otherwise punished, as a court-martial may direct.

ART. 105. Injuries to person or property—Redress of.—Whenever complaint is made to any commanding officer that damage has been done to the property of any person or that his property has been wrongfully taken by persons subject to military law, such complaint shall be investigated by a board consisting of any number of officers from one to three, which hoard shall be convened by the commanding officer and shall have, for the purpose of such investigation, power to summon witnesses and examine them upon oath or affirmation, to receive depositions or other documentary evidence, and to assess the damages sustained against the responsible parties. The assessment of damages made by such board shall be subject to the approval of the commanding officer, and in the amount approved by him shall be stopped against the pay of the offenders. And the order of such commanding officer directing stoppages herein authorized shall be conclusive on any disbursing officer for the payment by him to the injured parties of the stoppages so ordered.

Where the offenders can not be ascertained, but the organization or detachment to which they belong is known, stoppages to the amount of damages inflicted may be made and assessed in such proportion as may be deemed just upon the individual members thereof who are shown to have been present with such organization or detachment at the time the damages complained of were inflicted as determined by the

approved findings of the board.

Section 331. P. M. G. O. Form 2010—Warrant of leader or assistant leader and special police officer.

P. M. G. O. FORM No. 2010 (Sec. 163 S. S. R.)

WAR DEPARTMENT.

Office of the Provost Marshal General.

WASHINGTON.

To whom it may concern: Special confidence being placed in the	ntegrity and ability of
he is hereby appointed { leader assistant leader of drafted men from Local Board for	and special police officer of the contingent
He is therefore charged with the enforce Men en route to Mobilization Camps duri	ment of the Regulations Governing Drafted ng the journey from r him are directed to obey his lawful orders ther military authority
daring and journey; or driver to portou to m	, v
Countersigned:	E. H. CROWDER, Provost Marshal General.
Chairman of Local Board	
Dated	

Sec. 332.	P. 1	M. G.	0.	Fori	n 201	1—Requ	est	for	release	of
registr officer.	1	to volu	ntee	r in	naval	service	for	trai	ning as	an

F. M. G. O. FORM NO. 2011.	
Washington,	
From: Washington,	
To: The Provost Marshal General.	
SUBJECT: Request for release.	
1. It is requested that the registrant named and described	below be released to
volunteer in naval service for training as an officer:	,
(a) Name of registrant	
(b) Order No, Serial No, Color	
(c) Classification of registrant: Class Division	
(General military service.	,
(d) Physical qualifications Special or limited military service	e only.
(d) Physical qualifications Special or limited military servic Remediable groups.	v
Physically disqualified (Class 5-0	t).
(e) Present address of registrant	
•••••	_
(f) Designation of Local Board (of origin) of registrant	

Ву	

I hereby certify that this registrant conforms with the requirements of Bureau of Navigation's Circular Letter No. 126-18.

Section 333. P. M. G. O. Form 2012—Order to release registrant for enlistment in Navy for training as officer.

P. M. G. O .- FORM No. 2012.

Release No.

WAR DEPARTMENT.

OFFICE OF THE PROVOST MARSHAL GENERAL.

WASHINGTON

(Designation of Local Board.)
1. Immediately upon the receipt of this notice you will summon before your Board
(provided he is not a slacker, a delinquent, or a deserter, and provided further that
at the time of the receipt of this order you have not entered in column 24 of your
classification list the date and hour on which he is to report for military duty and
entrainment, or mailed to him Form 1028 ordering him to report for military duty)
Registrant Order No, Serial No, present address

of registrant, Local Board of origin, and grant him a release to volunteer within ten days from the date of this release for the

E. H. CROWDER,

By.....

Provost Marshal General.

Naval Service, for training for officer material in that service.

289 FORMS.

Section 334. P. M. G. O. Form 1001-D-Key List of Occupations.

P. M. G. O. Form 1001D.

KEY LIST OF OCCUPATIONS.

DIRECTIONS.—Look carefully through this list. The main occupations are printed Directions.—Look carefully through this list. The main occupations are printed in black-letter type; then, in smaller type, the most important kinds of job or special work within each occupation. Each job or special work has a key number and letter printed after it. (In a few instances there is a number only.) When you have found your occupation and job on the list, turn to the Questionnaire, page 3, question 5, and fill out the blanks with the names of your occupation and your job and the key number and letter. Do not forget to enter the key number and letter. Always in line (a) enter the occupation in which you are at present engaged. If you are qualified to do other work, fill out line (b) of question 5.

If you do not find your occupation, simply fill out the answer to question 5, without entering any key number, but look very carefully before you decide that your occupation is not named in the key list.

occupation is not named in the key list.

Accountant:		Brick or stone mason:	
Certifie I public accountant	37-ac	Bricklayer	26-g
Cost account	37-co	Stonecutter	20~sc
General	37 – g	Stone setter	26-s
Airplane mechanic:		Butcher:	
Airplane cloth worker		Butcher	41-b
Assembler. Engine	61-a 61-e	KillerCanyas worker:	41–k
Propeller maker (tester)	61-p	Awning or tent maker	76-a
Rigger	61-p	Circus-tent man	76-a 76-c
Architect.	64-s	Inspector.	49-ca
A which (any and any any a	01.5	Sailmaker	76-s
Landscape architect	64- 1	Carpenter:	10 5
Moving-picture scene builder	62-m	Boat	8-b
Plaster, clay molder	62-p	Bridge (timber)	8-br
Scene painter	62-sc	Cabinetmaker	8-db
Staff worker	62-st	Carriage (wagon)	8c
Auditor	37-au	Concrete forms	8-co
Auto driver (see chauffeur).		Dock	8-d
Auto mechanic:	04.0	General House	8–g 8–h
Assembler	24–a 24–b	Packer, instrument.	8-n 8-i
Carburetor		Pattern maker, wood	
Chassis and body (also true):	24-ch	Railroad car.	8-p 8-rr
Electric starting and lighting	24-el	Ship	8-s
Engine	24-e	-Wood worker (hand).	8-wh
Engine tester	24-et	Wood worker (machine).	8-wm
General repairman		Caterer or Restaurateur	40-ca
Inspector	24-i	Caulker:	
Magneto and ignition	24m	Boiler or structural steel	63 -c
Motor-cycle repairman	24-mo	Wooden ship or boat	36 −c
Radiator	24-r	Chauffeur or Auto driver:	
Bacteriologist	74	Pleasure car or light truck	22-a
Baker.	40-b	Heavy truck	
Blacksmith:	45	Motor cycle. Tractor (gasolile)	22-m 23-tr
Angle smith	19-sh	Truckmaster.	23-tm
Drop forger.	7–d	Chemical engineer	67-ce
Forge-shop heater	7–f	Chemist or Chemical worker:	0, 00
Forging-machine operator	7–fm	Acids and dyes	67-a
General blacksmith	7-g	Explosi ves	67-e
Hammersmith	7-ha	Fireworks	67-f
Horseshoer	7-b	Food analyst	
Locomotive	7-1	General	67-g
Ship and boat	7-s	Inorganic	67-Ĭ
Spring maker and fitter	7-sp	Metallurgical	67-m
Tool dresser	7-to 7-tr	Organic Poisonous gases.	67-0
Tractor trackman Machine-tool dresser	7-tr 7-t	Civil engineer (see surveyor):	69–p
Wagoner	7-wa	Bridge	105 hm
Wheelwright	7-w	Buildings	105-bt
Bollermaker:	. "	Concrete	
Caulker	63-c	Highways or streets	105-h
Flanger	63-f	Hydraulic	105-hv
Flange turner	63-ft	Irrigation	105-i
Flue welder	63-fw	Railroad	
Locomotive	6 3–1	Water supply and drainage	
Locomotive-flue setter	63-lf	Clerical worker (not store clerk):	
Plate and tank worker	63-p	Bank	38-ba
Riveter, hand Riveter, pneumatic	63-rh	Bookkeeper	3 -b
Garage Pheumatic	63-rp	Computing machine operator	3c-co
General	63-g	General	38−g
		•	

SELECTIVE SERVICE REGULATIONS.

Clerical worker (not store clerk)—Continu		Draftsman—Continued.	
Postal	38~po	Map maker	29-mp
Railroad	39-rr	Mechanical	29-m
Ship, boat, or dock	38-s	Railway shop	29-rr
Shipping clerk	18-s	Ship and hoat	29-s
Ciothing cleaner	75-d	Structural	29-st
Compressor operator, air or gas	77	Surveying	29-811
Concrete or cement workers	9	Tool designer	29-to
Confectioner.	40-co	Topographical	29-tp
Construction foreman:		Electrical engineer	10-ee
Bridge	50-br	Electrician (see lineman):	
Buildings	50-h	Armature winder	10-ar
Caisson	50-ca	Electrical shop repairman	10-es
Concrete:	50-c	General	10-g
Earthwork	50ea	Generator tender (dynamo)	10-gt
General.	50-g	Motion-picture operator	34-mo
Highways (streets)	50-h	Searchlight	10-se
Railroad track	50-rr	Storage battery	10-st
Water supply and drainage	50-w	Switchboard	
Cook	40-c	. Wireman	10-w
Cook	80	Employment manager	85-e
Crane operator, Pile driver, etc.:		Engineman:	
Ditcher operator	70-d	Compressor	17c
Dredge operator	70-sla	Gasoline	25-s
Electric crane or hoist	70 _e	Locomotive	
Gantry crane operator	70-ga	Marine and hoat	17-m
Gasoline crane or hoist	70-gs	Pump man	95-pu
Pile driver	70-p	-Road roller	17-r
Shovel operator	70-sh	Stationary	17-s
Steam crane or hoist	70-s	Tractor (steam)	17-tr
Well driller	70-we	Engraver, stencil and die	86
Wrecking crane engineman	70-w	Farmer or farm laborer:	
Detective or policeman	82	Stock	2-s
Dog trainer	83	General or other	2-1 ~
Draftsman:		Farrier or veterinarian	28
Architectural	29-a	Fire department man	68
Bridge	29-br	Fireman;	-
Cartographer	29-tp	Locomotive	17-1
Machina declares	90	Stationary	

FORMS. (Reverse of Form 1001D.)

Foundry man: Core maker	00 -	Medical man:	40 -
Core maker Cupola tender (melter) Furnace and ladle man Molder	20-C	Chiropodist Dentist Electrotherapeutist Epidemiologist Hydrotherapeutist	43-C 43-d
Furnace and ladle man	20f	Electrotherapeutist	43-el
Molder	20-m	Epidemiologist	43-e
Gas maker:		Hydrotherapeutist	43-hy
Hydrogen ovygen	69-a	Orthopodia shoe fitter	43-op
Illuminating gas	69-i	Osteonath	43-0
Acetylene	69-p	Optician Orthopedic shoe fitter Osteopath Physician Psychiatrist, neurologist.	43-p
Gunsmith	11	Psychiatrist, neurologist	43-ps
Horseman (see teamster):	27-h	Metal finisher:	70_h
Trainer	27_tr	Brass. Nickel plater. Niter bluer Polisher Milwright Miner or quarryman: Blaster	78-n
Inspector:	, o.	Niter bluer	78-nt
Air brake	15a	Polisher	78-p
Inspector: Air brake. Auto mechanic	24-1	Milwright	79
Canvas Cartridge and shell	49-Ca	Blaster	12-h
Cloth and clothing.	49-cl	Crusher operator	12_0
Cloth and clothing.	49-fo	Demolition man	12-dn
Forage Leather and harness	49-IT	Demolition man. Digger (mucker). Drill runner. Mine foreman.	12-0
Locomotive	49-lo	Mine foreman	12-G
Locomotive Sanitary Shoes	49-s	Powderman , Quarry foreman. Quarry foreman. Timberman	12-p
Shoes	49-sh	Quarry foreman	12-qf
Comora rangir man	79.0	Quarryman	12-q
Electrical	72-0	Topman	12-to
Instrument maker or repairer: Camera repair man. Electrical. Engineering.	72-en	Topman. Track layer	12-tr
General	72-g	Mining engineer.	12-m
Jeweiry repair man	72-	Motorcycle repair man	22-m 24-m
Engmeering General Jewelry repair man Lens grinder Mechanical Nautical Optical Surgical Typewriter repair man Watch and clock repair man	72-m	Mining engineer. Motorcyclet repair man. Mule packer. Mule packer. Munitions worker:	90
Nautical	72-n	Munitlons worker:	
Optical	72-0	Cartrage	91-c
Surgical	72-8 72-t	Fuse	01-D
Watch and clock repair man	72-w	Fuse - Powder mill Reloading - Musician, band:	91-r
Interpreter:		Musician, band:	
French	. 52	Band	44-b
French German General	54	Nurse (trained)	43-n
Laborer	3	Band. Bugler. Nurse (trained). Packer (shipping and warehouse)	18-p
Laundryman:		Market to an	_
rauntianien.			
Laundry foreman	75-If		13-au
Laundry worker	75–If 75–1	Automobile	13-au 13-c 13-gl
Laundry foreman Laundry worker Leather worker:	100	Automobile	13-au 13-c 13-gl 13-h
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobblar shoemaker	47-b	Automobile Carriage Glazier House Shin and host	13-g1 13-h 13-s
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobblar shoemaker	47-b	Automobile Carriage Glazier House Shin and host	13-g1 13-h 13-s
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobblar shoemaker	47-b	Automobile Carriage Glazier House Ship and boat Sign Pharmacist (licensed) Photographer:	13-gi 13-h 13-s 13-si 43-pi
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker	13-gi 13-h 13-s 13-si 43-pi
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker	13-gi 13-h 13-s 13-si 43-pi 34-n
Laundry foreman. Laundry worker. Leather worker: Bettman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker	13-gi 13-h 13-s 13-si 43-pi 34-n
Laundry foreman. Laundry worker. Leather worker: Bettman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House. Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Photographer (still) That operator	13-g1 13-h 13-s 13-si 43-p1 34-m 34-m 34-m 34-m
Laundry foreman. Laundry worker. Leather worker: Bettman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House. Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Photographer (still) That operator	13-g1 13-h 13-s 13-si 43-p1 34-m 34-m 34-p 10-x
Laundry foreman Laundry worker. Leather worker: Beltman. Cobbler, shoemaker Harness maker Machine sewer. Saddler Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power Telegraph and telephone lineman.	47-b 47-c 47-h 47-m 47-s	Automobile Carriage Glazier House. Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Photographer (still) That operator	13-gi 13-h 13-s 13-si 43-pi 34-n 34-n 34-n 10-x
Laundry foreman. Laundry worker. Leather worker: Beltman Cobhler, shoemaker. Harness maker. Machine sewer. Saddler Lineman: Cable man, súbmarine. Cable splicer High tension Line patrolman. Power. Telegraph and telephone lineman. Lumberinan:	47-b 47-c 47-h 47-m 47-s 32-s 32-tc 32-lh 32-l 32-p 32-t	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker Motion picture photographer Photographer (still) X-ray operator Physicist Meteorologist Physicist Homing (carrier) pigeon expert.	13-g1 13-h 13-s 13-si 43-p1 34-m 34-m 34-p 10-x
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobhler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, sübmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman. Axman. Sawyer	47-b 47-c 47-h 47-m 47-s 32-ts 32-h 32-h 32-l 32-p 32-p 33-a 35-a	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker Motion picture photographer Photographer (still) X-ray operator Physicist Meteorologist Physicist Homing (carrier) pigeon expert.	13-gi 13-h 13-s 13-si 43-pi 34-m 34-m 34-p 10-x 97-n 97-p 66-h
Laundry foreman. Laundry worker. Leather worker: Beltman. Cobhler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, sübmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman. Axman. Sawyer	47-b 47-c 47-h 47-m 47-s 32-ts 32-h 32-h 32-l 32-p 32-p 33-a 35-a	Automobile Carriage Glazier House Ship and boat Sign Pharmacist (licensed) Photographer: Motion picture laboratory worker Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist Pigeon fancier: Homing (carrier) pigeon expert Pige fiter or plumber	13-gi 13-h 13-s 13-si 43-pi 34-m 34-m 34-p 10-x 97-n 97-n 66-h 66-p 14
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pipe fitter or plumber Plasterer. Plasterer. Plasterer.	13-gi 13-h 13-s 13-si 43-pi 34-m 34-m 34-p 10-x 97-n 97-p 66-h
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pipe fitter or plumber Plasterer. Plasterer. Plasterer.	13-g1 13-s1 13-s1 43-p1 34-m 34-m 97-n 97-p 66-h 66-p 14 81
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pipe fitter or plumber Plasterer. Plasterer. Plasterer.	13-g1 13-h 13-s 13-si 43-p1 34-m 34-m 97-n 97-p 66-h 66-p 14 81
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pipe fitter or plumber Plasterer. Plasterer. Plasterer.	13-g1 13-h 13-s 13-si 43-p1 34-m 34-m 97-n 97-p 66-h 66-p 14 81
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pipe fitter or plumber Plasterer. Plasterer. Plasterer.	13-g1 13-s1 13-s1 13-si 43-p1 34-m 34-m 34-p 10-x 97-p 66-h 66-p 14 81 46-c 46-e 46-i 46-i
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Plysicist. Plgeon fancier: Homing (carrier) pigeon expert. Pigeon lancier Pipe fitter or plumber Plasterer. Printer: Compositor. Electrotyper. Lino and mono typer. Lithographer Photo-engraver.	13-gi 13-gi 13-si 13-si 43-pi 34-m 34-m 97-p 66-h 66-p 14 81 46-c 46-c 46-li 46-l 46-p
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Plysicist. Plgeon fancier: Homing (carrier) pigeon expert. Pigeon lancier Pipe fitter or plumber Plasterer. Printer: Compositor. Electrotyper. Lino and mono typer. Lithographer Photo-engraver.	13-g1 13-h 13-s 13-si 43-p1 34-n 10-x 97-n 97-n 97-n 66-h 46-e 46-el 46-el 46-el 46-p 82
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer Photographer (still) X-ray operator Physicist: Meteorologist Physicist. Plysicist. Plgeon fancier: Homing (carrier) pigeon expert. Pigeon lancier Pipe fitter or plumber Plasterer. Printer: Compositor. Electrotyper. Lino and mono typer. Lithographer Photo-engraver.	13-gi 13-gi 13-si 13-si 43-pi 34-m 34-m 97-p 66-h 66-p 14 81 46-c 46-c 46-li 46-l 46-p
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-gh 113-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 13-si 10-x 10-x 10-x 10-x 10-x 10-x 10-x 10-x
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-g1 13-h1 13-s 13-si 13-si 13-y1 34-n2 97-p 97-p 66-h 81 46-c 46-l 46-l 46-l 46-l 82 84
Laundry foreman. Laundry worker. Leather worker: Betman. Cobbler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, súbmarine. Cable splicer. High tension. Line patrolman Power. Telegraph and telephone lineman. Lumberman: Axman Sawyer. Scaler. Machinist or mechanic (see auto me	47-b 47-c 47-e 47-m 47-m 32-s 32-tc 32-h 32-h 32-1 32-t 32-t 32-s 32-t 32-s 32-s 32-s 32-s	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-gh 13-gh 13-si 13-si 13-si 13-si 13-ph 13-si 13-ph 13-ph 13-si 13-ph 13-si 13-ph 13-si 14-ph
Laundry foreman. Laundry worker. Leather worker: Beltman Cobhler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, sübmarine. Cable splicer High tension. Line patrolman. Power. Telegraph and telephone lineman. Lumberinan: Axman. Sawyer. Sealer. Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler. Bench hand Die sinker. Bench hand Master mechanic construction. Mechanic, general. Miller. Planer. Railroad car repairer. Railroad shop mechanic. Toolmaker. Mariner or hoatman:	47-b 47-ch 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 32-bi 32-bi 32-dh 32-dh 32-dh 32-dh 32-dh 33-dh 34-	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-g1
Laundry foreman. Laundry worker. Leather worker: Beltman Cobhler, shoemaker. Harness maker. Machine sewer. Saddler. Lineman: Cable man, sübmarine. Cable splicer High tension. Line patrolman. Power. Telegraph and telephone lineman. Lumberinan: Axman. Sawyer. Sealer. Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler. Bench hand Die sinker. Bench hand Master mechanic construction. Mechanic, general. Miller. Planer. Railroad car repairer. Railroad shop mechanic. Toolmaker. Mariner or hoatman:	47-b 47-ch 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 47-dh 32-bi 32-bi 32-dh 32-dh 32-dh 32-dh 32-dh 33-dh 34-	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-g1 13-h 113-h 1
Laundry foreman Laundry worker. Leather worker: Beltman Cobbler, shoemaker Harness maker Machine sewer. Saddler Lineman: Cable man, submarine. Cable splicer. High tension Line patrolman Power Telegraph and telephone lineman Lumberman: Axman Sawyer Sealer Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler Bench hand Die sinker Machine tool hand Machinist, general Master mechanic, construction Mechanic, general Miller Planer Railroad car repairer Railroad shop mechanic Toolmaker Mariner or boatman: Diver Mariner, or boatman.	47-b 47-c 47-c 47-c 47-c 47-c 47-c 47-d 47-d 47-d 47-d 47-d 47-d 47-d 47-d	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-gi
Laundry foreman Laundry worker. Leather worker: Beltman Cobbler, shoemaker Harness maker Machine sewer. Saddler Lineman: Cable man, submarine. Cable splicer. High tension Line patrolman Power Telegraph and telephone lineman Lumberman: Axman Sawyer Sealer Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler Bench hand Die sinker Machine tool hand Machinist, general Master mechanic, construction Mechanic, general Miller Planer Railroad car repairer Railroad shop mechanic Toolmaker Mariner or boatman: Diver Mariner, or boatman.	47-b 47-c 47-c 47-c 47-c 47-c 47-c 47-d 47-d 47-d 47-d 47-d 47-d 47-d 47-d	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-h113-h113-h113-h113-h113-h113-h113-h
Laundry foreman Laundry worker Leather worker: Beltman Cobhler, shoemaker Harness maker Machine sewer. Saddler Lineman: Cable man, sübmarine. Cable splicer. High tension Line patrolman Power Telegraph and telephone lineman Lumberinan: Axman Sawyer Sealer Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler Bench hand Die sinker Machinist, general Master mechanic, construction Mechanic, general Miller Planer Railroad car repairer Railroad shop mechanic Toolmaker Mariner or boatman: Mariner, or boatman Master Mariner, or boatman Master Masseur Masseur Masseur	47-b 47-c 47-c 47-c 47-c 47-c 47-c 47-d 47-d 47-d 47-d 47-d 47-d 47-d 47-d	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture photographer Motion picture photographer Photographer (still) X-ray operator Physielst: Meteorologist Physicist Physicist Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor Electrotyper Lino and mono typer Lithographer Photo-engraver Pressman Policeman Pourchasing agent Rallroad construction or maintenance man:	13-gi
Laundry foreman Laundry worker. Leather worker: Beltman Cobbler, shoemaker Harness maker Machine sewer. Saddler Lineman: Cable man, submarine. Cable splicer. High tension Line patrolman Power Telegraph and telephone lineman Lumberman: Axman Sawyer Sealer Machinist or mechanic (see auto mechanic and airplant mechanic): Assembler Bench hand Die sinker Machine tool hand Machinist, general Master mechanic, construction Mechanic, general Miller Planer Railroad car repairer Railroad shop mechanic Toolmaker Mariner or boatman: Diver Mariner, or boatman.	47-b 47-e 1 32-t 1 47-e	Automobile Carriage Glazier House Ship and boat Sign. Pharmacist (licensed) Photographer: Motion picture laboratory worker. Motion picture photographer. Photographer (still) X-ray operator Physicist: Meteorologist Physicist: Meteorologist Physicist. Pigeon fancier: Homing (carrier) pigeon expert. Pigeon fancier Pipe fitter or plumber Plasterer Printer: Compositor. Electrotyper. Lino and mono typer. Lithographer. Photo-engraver Pressman. Policeman Purchasing agent. Rallroad construction or maintenance	13-h113-h113-h113-h113-h113-h113-h113-h

Railroad operating man—Continued.	Structural-steel worker-Continued.	
Locomotive fireman	Mill worker	21-st
Hostler	Puncher	
Inspector	Reamer	21-r
Oiler	Riveter, hand	21-rh
Signalman 15-si	Rivet heater	
Station agent	Riveter, pneumatic	21-rp
Switchman 15-sw	Steel railroad car	21-sr
Traffie man 15-t-	Surveyor:	
· Yardmaster 15-y	Chainman	30 −c
Railroad shepman:	Computer	30 co
Car carpenter. 8-rr	Highway	30 -h
Car repairer6-rr	Railroad	30-rr
Locomotive repairer 6-lr	Rodman	30-ro
Mechanic 6-rs	Topographer	30≔t
Steel-car worker 21-sr	Transit and level man	30-tr
Refrigeration operating man 98	Tailor:	
Rigger or cordage worker:	Bushelman	48-b
Bridge rigger 100-br	Cutter	48-c
Building rigger 100-b	Sewing machine operator	48-s
Cordage worker	Teacher	4-t
Ropemaker109-r	Teamster.	27-t
Ship rigger 100-s	Telegrapher or Wireless operator:	
Road worker:	Cable splicer	32-tc
Asphalt (bituminous) worker 16-a	Telegrapher	31-t
Grader 16-gr	Wireless constructor	31-we
Street (highway) worker 16-s	Wireless operator	31-w
Tile man 16-ti	Telephone man:	
Kubber worker:	Cable splicer	32-tc
Bootmaker 94-b	Engineer	33-е
General 94-g	Lineman	32-t
Tire repairer 94-t	Operator	33 ~o
Vulcanizer 94-v	Switchboard installer	10-sw
Sheet-metal worker:	Switchhoard repair man.	33 -s
Coppersmith 19-c	Trouble man, insi 'e	33-t
Lead burner 19-l	Trouble man, outside	33-to
Solderer 19-s	Wire chici	33-w
Tinsmith	Typewriter repairer	72-t
Shoemaker (cobbler) 47-c	Undertaker	92–u
Statistician 37-s	• Veterinarlan	28-⊽
Stenographer or Typist:	Vulcanizer	94–v
Stenographer 39-s	Welder (Cutter):	
Typist	Aluminum welder	96-al
Stevedore (cargo handler):	Autogenous	96-a ∠
Foreman 101-f	Flue welder Electric	63–fw
Longshoreman 101-l	Electric	96 -e
Stock clerk (store or factory) 18-s	Oxyacetylene	96 o
Structural-steel worker:	Thermit welder	96-t
Bucker-up (holder-oo)	Woodworker:	
Driller	Woodworker (hand)	8-wh
Erector	Woodworker (machine)	8-wm

Forms 1001 D-05.)	FORMS.	293
Section 335. P. card.	M. G. O. Form 65	-Correspondence postal
P. M. G. O. FORM 65.	•	-
	s	Order No.
	in touch with your Local Beify Local Board immediate!	
	(Reverse of Form 65.) /
WAR D	EPARTMENT.	OFFICIAL BUSINESS
PROVOST M	ARSHAL GENERAL .	PENALTY FOR PRIVATE USE, \$300.
From		
ı	• ` ` ' ,	
·		
		•
	· · · · · · · · · · · · · · · · · · ·	- 1
69247°—18——	20	
31	-	

P. M. G. O. FORM 201.

Section 336. P. M. G. O. Form 201—Acceptance of appointment as member of Local Board.

Ci	ty or county			
	State of			
I,	•••••	, of	(Count	y or city,)
this	day of	1918	, notice of my ap	pointment by
County of City of I hereby acce	a member of the Local pt said appointment ar n to by me on the day	, State of nd inclose here		
	(Signed)	-		
Witness:	•	*		
1				
2				'- -

Section 337. P. M. G. O. Form 202—Notice of appointment as member of Local Board.

STATE OF		• • • • • • •
• '		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Off	ICE OF THE GOVERNOR,	
		<i>f</i>
By direction of the Preside	NT you are hereby notified t	hat on the
lay of	., 1918, you were appointed	l by the President as
nember of the Local Board for.	. 	
City of County of	State of	
County of For the Governor,	, stave of	
		Arlinstant Clonoral

		Form 337—Mileag	e Voucher.	•
WAR DE FORI Approved by the Treasur	EPAR MENT M No. 337 the Comptroller of ry April 29, 1914.	WAR DEPARTMEN	Vouc	her No
		MILEAGE VOUCHI	ER.	i
Appropriat	tion: United States, To	Address:	Symbo	, Dr.
I certify	e from, 191 tion furnished bet	, to to to ween	., 191 , for	tion, either in hind
	SIGN IN DUPLICAT			***************************************
	Thi	s space for use of paying		
Object symbol.			Amount.	U. S. notations.
	Actual expenses tached Deductions at 3 miles, accounnished	cents. s as per statement atcents per mile: t transportation fur-	,	
	, , , , , , , , , , , , , , , , , , , ,			EXAMINED YB
Paid by	check No.	, dated, , in favor of payee nam	191 , of ed above, for a	B
	-	or 191 , of		
in full pay	e sum of ment of the above	do	ollars and	cents,
\$		***************************************		
Веімви я 191	asement.—Suppl	ies, services, and trans	sportation, Qu	artermaster Corps,

Section 339. W. D. Form 324—Abstract of funds received from sources other than sales of public property or services.

Approv	AR' DEPAR' FORM No. 3 red by the Com reasury, April	324. ptroller of the 29, 1914.	AR DEPARTMEN	т,	,			
ices b	у	, at	(Bureau or Office.) om sources other the	, 19	, d	uring the period		
Date. 191 .	Reference.	From whom received.	On what account.	count. Dellars. Cents.		Appropriation to to be credited (List funds according to appropriation.)		
			*		1			
								

I CERTIFY that the above Abstract is correct.

Section 340. W. D. Form 329a—Abstract of disbursements.

WAR DEPARTMENT, FORM No. 329a. Approved by the Comptroller of the Treasury April 29, 1914.

0

WAR DEPARTMENT.

	f disbursements made by		me.)			-, -		• • • •		itle.)		· • • • •	
at 191	, during	the period	(fro	т.	• • • •	· • ·	· · · ·	., 19	ji Še	, to	.···		
No. of voucher.	Name.	Amount.		,			Аррі	opři	ation	s.			
			- 496										
			۰.۵					/4		 		4;+,	
									 	 			.,
 	<u> </u>			/-	 .					ļ			

Section 341. Q. M. C. Form 255—Transportation request.

- WAR DEPARTMENT. Q. M. C. FORM 255. (Approved by the Comptroller of the Treasury Jan. 21, 1918.)

TRANSPORTATION REQUEST.

PRESENT THIS TO TICKET AGENT.

(See Ins	tructions Over.)
PURPOSE FOR WHICH USED.	
Sending selected men to camp.	
To and from Medical Advisory Board,	•
Delinquents to camp under guard.	/Deta obligan
Special authority Provost Marshal General attached.	(Date of issue.)
(Good ONLY when signed and stampe used" indicated, and when competent or of persons presenting this order. Separat modations.)	d with Local Board stamp, "purpose for which lers are shown to carrier's agent as identification to request must be issued for sleeping-car accom-
To any Public Carrier: Please fur	rnish to(Name of individual in charge of party.)
other sele	cted men at lowest available rates, transporta-
tion' (or sleeping-car accommodations (Eliminate one not used.)	s) by a direct usually traveled route from
(Issuing station.)	, the destination shown on orders pre-
amending orders, to the destination give to be attached hereto and original order also be used for sending men to and from	tet agent, or from point of receipt of telegram ven in the said telegram (copy of said telegram er shown to ticket agent). This request may om Medical Advisory Boards when ordered by ents to camp under guard when no reward is
	0 177 0
	GEO. W. GOETHALS, Acting Quartermaster General.
	Acting Quarter master General.
,	Ву
	Representative of Local Board.
. ~	\
(Put Local Board stamp here.)	(Signature of party who is to receive tickets, signed in presence of representative of Local Board.)
	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
I HEREBY CERTIFY that I have recei	ved transportation from(Issuing
to	· · · · · · · · · · · · · · · · · · ·
station.)	(Destination.)
	above, and that the same was issued for the
transportation required in the execution	on of the selective service Law.
101	(Signature of party receiving tickets, signed in presence of ticket agent.)
(Date of receipt of ticket.)	

Section 342. Q. M. C. Form 40-Meal and lodging ticket.

Q. M. C. FORM 40. pproved by Comptroller of Treasury, June 15, 1918.

UNITED STATES WAR DEPARTMENT. QUARTERMASTER CORPS.

W. S. S. No.

MEAL TICKET.

MEA	L TICKET.
) ·	Date
selected men en route to(Name of	and
(Put Local Board stamp here.)	R. E. Wood, Acting Quartermaster General: By
I CERTIFY that	cents, total \$, were at furnished to the above party. (Party furnishing meals.)
(In charge of party.)	Date used

This ticket is not assimable and when completely filled out should be indersed on the back by the party furnishing the meals. It may then be deposited for collection with any bank and w... oe paid by the Quartermaster General, Washington, 1). C., or if preferred, the party furnishing the meals Quartermaster General, Washington, D. C., in payment.

Section 343. P. M. G. O. Form 2013—Report of entrainment. PMGO FORM 2013. (Date.) Camp. Camp. XZ xwxySlackers. No. Men. No. Men. XA XB XC XD XE XF XG XH XI XI XX XK XL XM XN XO XP XQ XR XS XT XV XV No. Men. Call No. Call No. í Report the number of registrants rejected at Camps, and for whom you have this day received Forms 1029-A showing such rejections. Camp. Camp. Nonwillful Deserters. Camp. No. Men. No. Men. No. Men. Call No. Call No. Camp. Camp. Camp. Deserters. No. Men. No. Men. No. Men... No. Men... Call No... No. Men. Call No. Call No. Call No. Entrained as Deserters, Nonwillful Deserters, and Slackers. Transferred to Local Boards within this State for entrainment. Entrained under Numbered Calls. Entrained under Individual Induction Orders. Transferred to Local Boards of other States for entrainment. (Stamp of Local Board.) H ≥ >

In line I report only Individual Inductions and do not inclidae elsewhere. Individual inductions are accomplished only npon written competent orders from Provost Marshal INSTRUCTIONS.—This Report shall be mada immediately after the entrainment of Selected men and forwarded to State Headquartere by mail.

In ling II report only registrants forwarded to mobilization points under numbered calls. Every call le numbered and all registrants are forwarded to mobilization points under

In line III reportonly Deserters, Nonwillful Deserters and Slackere. In such cases the following calls are used: For Desertere use "DES"; for nonwillful desertere use "NWD"; for slackers (persons who have failed to register), use "Slacker." The foregoing call numbers shall be used on all Forms 1029, 1029 A and B, except for nonwillful desertere and slackers who ara forwarded to Camp with a contingent of men under a General Call, and in such case the call number for that Camp shall be used. numbered calls, except those reported in lines I and III.

In line IV report only registrants transferred to Lomi Boards within this State for antrainment, but do not include them in lines L, II, or III until Form 2015 has been received In line V report only registrants transferred to Local Boards of other States for entrainment, but do not include them in lines I, II, 70 III until Form 2015 has been received from from Local Board of Transfer properly accomplished. After the receipt of Form 2015 from Local Board of Transfer report the entrainment in proper line—I, II, or III

Local Board of Transfer properly accomplished. After receipt of Form 2015 from Local Board of Transfer report the entrainment in proper line—I, II, or III.

DO NOT ERPORT ANY REGISTRANT TRANSFERED. TO YOU FOR ENTRAINMENT. The report made on Form 2015 to the Local Board of Origin is the only report for transferred In line VI report the number of registrants rejected at Camp and for whom you have this day received Forms 1029-A showing such rejections. registrants that is required from the Local Board of Transfer.

Section 344. P. M. G. O. Form 2014—Application for voluntary induction.

				,			f							
	(Printed	• •	0 13 *	A 3	• 1 1						•		• .	. 1 1 1
	(Printed	CONTAB	of this	torm	3377 H P	nt ha	turnigh	1 • ha	เนา	3180 .	g ner	PERRAP	1 T.	DITTO
	(I timeca	. COPICE	or ones	TOTHE	AA TIT T	.00 100	TULTUST	iou, i		TLUC .	m HO	JOHNEY,	T.O	DECULA
•	e copied							,				•		
he	DAIRON A	har farme	TUPTION	OF ID	I DOM I N	O TITTE	fine l							
~	2 CODICA	Dy type	MITTOGI	OL 111	TORINI	O MIT	viug.,							

be coblea by	typewriter or in	legible writing.)	
P. M. G. O. FORM	м 2014.		
Ťο			
			1
, (S	stamp of Local Board	<u>.</u>	
1 ,,	tugap or notation	·′	

I hereby apply for voluntary induction into the military service and (in case of acceptance of application) waive all claims for deferred classification, and all time limits applicable to classification and physical examination which may accrue to me under the Selective Service Regulations.

,	(Name of registrant.)
Date	

Section 345. P. M. G. O. Form 2015—Permit for transfer of entrainment.

This registrant has been inducted, 191
Stamp of Local Board of Origin.
Board of Transfer. entrained on
Stamp of Local Board of Transfer,
verse of Form 2015.]
Penalty for private use \$300.
, , ,
(Stamp of Local Roard of Ovicin

Forms 2015—1021—A + B)	FORMS.	305		
Section 346. P. M. G. O. For of deserters.	rm 1021	a-b-Report of disposition		
P. M. G. O. FORM 1021-A. (Sec. 140, S. S. R.)				
The deserter named below has been section 140, S. S. R.	sent to ca	amp—discharged—in accordance with (Strike out one.)		
Par. 1.	Par. 1	1—Continued.		
(a) Willful, physically qualified (b) Willful, Remediable Group	l. □ B.	(e) Nonwillful, Remediable Group		
 (c) Willful, disqualified. (d) Nonwillful, physically qual fied. 	i-	(f) Nonwillful, limited service. (g) Nonwillful, disqualified. Par. 10. Enemy alien.		
(Ind	icate by che	ock.)		
Nama	ī			
Name				
Local Board	••			
Del. Or. No.				
Or. No	<u> </u>	(Stamp of Local Board.)		
P. M. G. O. FORM 1021-B. (Sec. 140, S. S. R.)	Date	•		
The deserter named below has been section 140, S. S. R.		amp—discharged—in accordance with (Strike out one.)		
Par. 1.	Par. 1	1—Continued.		
☐ (a) Willful, physically qualified ☐ (b) Willful, Remediable Group ☐ (c) Willful, disqualified. ☐ (d) Nonwillful, physically qual	l. □ B. □ i- □	(e) Nonwillful, Remediable Group B. (f) Nonwillful, limited service. (g) Nonwillful, disqualified.		
fied.	□□P	Par. 10. Enemy alien.		
	icate by che	eok.)		
Name		• • •		
Local Board		-		
Del. Or. No.	1			
Or. No.	ļ	(Stamp of Local Board.)		
[Reverse of Form 1021 A-B.]				
WAR DEPARTMENT.		Penalty for private use, \$300,		
Official business.				
?	THE PROV	vost Marshal General,		
r .	•	WASHINGTON, D. C.		
· More				
WAR DEPARTMENT.		Penalty for private use, \$300.		
Official business.		f		
	ADJU	UTANT GENERAL		

State of

Section 347. P. M. G. O. Form 1043-Property List.

P. M. G. O. Form No. 1043.

PROPERTY LIST.

The following is a list of unexpendable property now in possession of this board, which was purchased by United States funds and for which the undersigned agrees to assume accountability to the Provost Marshal General.

	TYPEWRITING	. MACHINES	. , .	
•	м	anufacturer's number.		
*		<i>-</i>		
				
		/		• • • • • • • • • • • • • • • • • • • •
DESKS			CHAIRS.	
*	Kind of wood.			Kind of wood.
Roll-top desks. Flat top desks. Typewriter desks.				,
TABLES	5.		BENCH	es.
Size.	Kind of wood.	*	Size.	Kind of wood.
	FILING CA	BINETS.		
	Question	naire.	Registration.	Letters.
	OTHER FILING			
Enter below all Govern	ment-owned articlès in :	nremises of	hoard	
			+	
I certify on honor the of this board.	at the foregoing is a t	rue list of	the property n	ow in the premises
· · · · · · · · · · · · · · · · · · ·	(Sign	,	Chairman, Acc	countable Officer.
(Local Board stam)	witr	1ess: Forme	r Chairman, Tra	nsferring Officer.

(REVERSE OF FORM 1043.)

-INSTRUCTIONS.

1. This form will be used for the following purposes:

(a) Making list of United States Government-owned property in possession of State Headquarters, District Boards, Local Boards, Medical Advisory Boards, which are required by section 207 S. S. R. to be forwarded to the Provost Marshal General, through State headquarters on the last day of March, June, September and December. Duplicate copies will be made; the original forwarded, the duplicate retained in files of the Headquarters or Board.

(b) Making transfers of property when a change in accountable officers is made. Triplicate copies will be made. Each copy will be signed by the receiving officer and witnessed by the transferring officer. The original will be forwarded through State headquarters to the Provost Marshal General; one copy will be given officer transferring property; the other will be placed in the files of the board.

2. Property owned by the United States shall not be used for any purpose other than the transaction of Government business. It shall not be sold or otherwise disposed of except as directed by the Provost Marshal General. The accountable officer is charged with the respon-

sibility of enforcing compliance with this requirement.

						ist of nan			
whose	e regis	tration	cards	are	in	possessio	n - of	\mathbf{a}	Local.
Board	d (Class	s of Ju	ne, 191	7).					/ .

ass of June, 1917,	/• / / / / / / / / / / / / / / / / / /
101.	
	designation as directed by sec. 3 of Regulations.)
Address .	
	rds are in the possession of this Local Boar
Name.	Address given on registration card.
~	
••••	
*	AL BOARD
В	y
-	Secretary.
	101. I Board: (Here insert by stamp Address . sons whose registration ca Name.

FORMS.

Section 349. P. M. G. O. Form 101—List of names of persons whose registration cards are in possession of a Local Board (Class of June, 1918, and September, 1918).

P. M. G. O.—New F	ORM No. 101.		
KEY. Wh.—Whit Col.—Negro Ind.—India Or.—Orient List of names of 1	n. al. (Star	mp of Local Board.) . tion cards are in the possession of this Lo	cal Board
Serial No.	Name.	Address given on registration card.	Color. (See key above.)
i		-	
		LOCAL BOARD	
		By	airman.
Date			ecretary.

Section 350. P. M. G. O. Form 102—List of registrants in order of liability (Class of June, 1917).

P. M. G. FORM 102			
Local Board	nsert designation by stamp	o as directed by sec. 3 of Regulations.)	
	Ad	dress	
	FORM No. 102, Prepa	ared by Provost Marshal General.	
in order of th	persons whose registrateir liability for militare Rules and Regulation	ion cards are in the possession of this Local y service, as determined by this Local s.	ocal Board, Board, as
Serial No.	Name.	Address given on registration card.	Order No.
1			1
			1
Dated	day of)	***************************************	hairman.

Section 351. P. M. G. O. Form 102a—List of registrants in order of liability (Class of June, 1918).

P. M. G. O. FORM	No. 102a.			
	Local Board	• • • • • • • • • • • • • • • • • • • •		
		Address		
List of names of possession of determined by	of registrants of the this Local Board, y this Local Board,	class of June, 1918, whose registre in the order of their liability for as required by the Rules and Regui	ation card military lations.	s are in th service, a
Registra- tion No.	Name.	Address given on registration card.	Color.	Order No.
	•••••			
1				1
i				1
Wh.—Whit Col.—Negro Ind.—India Or.—Orient	n.			<u>.</u>
711		LOCAL BOARD		
	day of	By		hairman.
(Day,	.) (Month.	.) (Year.)	• • • • • • • • •	Clerk.

Section 352. P. M. G. O. Form 102—List of registrants in order of liability (Class of September, 1918).

			(I	KEY. Wh.—White. Col.—Negro. Ind.—Indian. Or.—Oriental.
P. M. G. O. FORM	r No. 102.		`	JI.—OHERIAL
	Local Board			
		Address		
the possession	r of this Local Boa	class of September, 1918, whose reg rd, in the order of their liability fo as required by the Rules and Regul	or muut ar y	cards are in y service, as
Serial No.	Name.	Address given on registration eard.	Color.	Order No.
)				
		LOCAL BOARD		
		Ву	C	hairman.
Doto		••••••		Člerk.

Section 353. P. M. G. O. Form 1044.—Affidavit to be filed in support of claim for deferred classification of registrant in Class III, Divisions E, F, G, H, or I.

P. M. G. O. FORM No. 1044.

AFFIDAVIT TO BE FILED IN SUPPORT OF CLAIM FOR DEFERRED CLASSIFICATION OF REGISTRANT IN CLASS III, DIVISIONS E, F, G, H, OR I.

(Stamp of Local Board.)

STATE OF, County of, to wit:	
I, \ldots, do solemnly swear that I	am the
and as such bave direct supervision and co	(State exact official title of position held.)
	(Customhouse, post office, department,
commission, board, bureau, division, or brach of the Go personally known to me, is employed as	overnment.) (Name of registrant.)
I, do solemnly swear that I and as such have direct supervision and co commission, board, bureau, division, or brach of the Ge personally known to me, is employed as (State post that said registrant has stated to me that	ition held by registrant and duties of such position.) he isyears old, and resides (Age.)
at(Street and number, city, town, county, townsh	nip, or p rish; State, Territory, or district.)
\langle serial \\ \text{registration} \text{number} \text{and order}	numberwere given him by
Local Board for; and t	that a claim for deferred classification into
that he has been continuously employed on	trant is a trained (State occupation.)
that he has been continuously employed ansince the	(United States Government
or title of municipality.)	
that he is now receiving compensation at necessary to the effective and adequa	the rate of \$per annum; that he is te operation or administration of such
(Custom house, post office, department, commission, be and that he can not be replaced by anothe floss of efficiency in the effective and adeq detriment to the public safety of the said	r person without substantial and material
said Local Board if said registrant is transfer sary to the effective and adequate operati	on or administration of such
(Custom house, post office, department, commission, bo or if he ceases to be employed as (State p	oard, bureau, division, or hranch of the Government.) , or whenever said
conditions entitling said registrant to defe will also request my successor in office to g	erred classification cease to exist, and I
•	(Signature.)
•	(Official designation,)
Subscribed and sworn to before me this	(Address.)
•	(Official title of officer administering oath.)
Approved.	
(Signature.)	
(Official designation.)	· ···
(NoteSee important instruction on back hereof.)	

[Reverse of Form 1044.]

IMPORTANT INSTRUCTIONS.

[Read this carefully before making out affidavit.]

The officer or official making this affidavit must sign and swear (or affirm) to it before a notary public or other person authorized to administer oaths.

All blanks must be filled in, legibly, in ink or typewriting.

Great care should be exercised in furnishing all the information required and called for in the Selective Service Regulations and indicated in this form.

This affidavit must be filed with the Local Board within seven days after the day

of mailing the Questionnaire to the registrant.

Trained fireman or policeman in service of municipality.—This affidavit must be made by the official head of the department of the municipality by which the registrant is

employed and approved by the executive head of the municipality.

Necessary customhouse clerks.—This affidavit must be made by the collector or deputy

collector or other supervising officer having supervision over the registrant employed as a customhouse clerk, and must be approved by the collector or the postmaster as the case may be, as designated in Part XIV, Treasury Department, S. S. R. Necessary employee of the United States in transmission of mails.—This affidavit must be made and approved by the postmaster or some appointee of the President having direct supervision of the employees for whom deferred classification is claimed. See Part XIV, S. S. R., Post Office Department (employees of the Post Office Department generally, as distinguished from employees engaged in the transmission of mails, are under the Post Office Department, and the regulations as to the affidavit and approval thereof must comply with the paragraph on this page under the heading "necessary employee in the service of the United States").

Necessary artificer or workman in an armory or arsenal or navy yard of the United States.— This affidavit must be made by the commandant or officer in command of the armory or arsenal or navy yard in which the registrant for whom deferred classification is sought is employed, and must be approved by the official designated as certifying officer under Part XIV, S. S. R.

Necessary employee in service of United States.—This affidavit must be made by the officer of the Government of the United States having direct supervision and control of the employee, and must be approved by the head of the department, commission, board, bureau, division, or branch of the Government in which the registrant whose deterred classification is sought is employed, as designated for such department as certifying officer under Part XIV, S. S. R. As to distinction between employees in and outside the District of Columbia, see Part XIV, S. S. R.

In case the registrant whose deferred classification is sought is employed in the legislative or judicial branch of the Government the affidavit and approval may be

made by the official under whom the registrant serves.

This affidavit is not required to be filed in the case of an officer of the United States: i. e., any person holding a legislative, executive, or judicial office created under the Constitution or laws of the United States (see Part XIII, S. S. R.), nor of a person in the military or naval service of the United States, such officer being exempted and placed in Class V on proof contained in the answers to the Questionnaire without further affidavit or approval.

Forms 1044-2002A] FORMS. 315

Section 354. P. M. G. O. Form 2002-a—Local Board reports of Class I.

P. M. G. O. Form 2002-a.

Class I.	White.	Colored.	Total.	(Date)
Remaining finally classified in Class I and examined physically and accepted for general military service				
Limited military service				
Remediable defective group or groups				
Emergency fleet				pursuant to Section 9, Regula- tions Governing the Apportion-
Delinquents				ment of Quotas.
Not physically examined				
Inducted and called for induction				
Total				Member Local Board.

Section 355. P. M. G. O. Form 2002-b.—State reports of Class I.

P. M. G. O. Form No. 2002-b.

STATE REPORT OF CLASS I.

Area.	Remaining finally classified in Class I and examined physically and accepted for general military service.		Limited military service.		Remediable defective group or groups.		Emergency Fleet.		Delin- quents.			Not physically examined.			Inducted and called for induction.			Total.						
	w.	c.	T.	w.	c.	T.	w.	c.	т.	w.	c.	T.	w.	c.	T.	w.	c.	T.	w.	c.	т.	w.	c.	т.
																				٠				
•• •••••		ļ					•••																•••	
											•••				- • •								• • •	
						•								• • •									• • • •	

Section 356. P. M. G. O. Form 2003.—Quota sheet.

P. M. G. O. Form No. 2003.

QUOTA SHEET.

	Remaining finally classified in				Current quota. g					
Area. 1	Class I and examined physically and accepted for general military service.	Inducted and called for in- duction.	Voluntary and indi- vidual in- ductions. 4	Quota basis. 5	80 per cent quota basis. (a)	Credits.	Net cur rent quota. (c)			
				ļ						
·										
				·						
		-								
					• • • • • • • • • • • • • • • • • • • •					
·										
					[
)										
		[¦			• • • • • • •			
										
<u>'</u>							• • • • • • •			
}						• • • • • • • • • •				
))	1									
)			·			• • • • • • • • • • • • • • • • • • • •				
							•••••			
							•••••			
			t							
·										

Section 357. P. M. G. O. Form 2004.—Notice of quota.

Section 358. P. M. G. O. Form 2005. Quota Ledger Sheet.

319

Section 359. P. M. G. O. Form 1045—Certificate for reenlistment in Navy or Marine Corps.

[Printed copies of this form will not be furnished; if its use is necessary, it should be copied by type-writer or in legible writing.]

P. M. G. O. FORM No. 1045. (Sec. 151, S. S. R.)	
(Stamp	o of local board.)
CERTIFICATE FOR REENLIST	MENT IN NAVY OR MARINE CORPS-
	from date of issue unless specifically provided herein.
, and has presented to this Loca of the Navy or Marine Corps that he I to September 12, 1918, and that his ap	as been classified in Division of Class al Board a certificate of a commissoned officer has served in the Navy or Marine Corps prior plication for reenlistment has been approved. within
	Member of Local Board.
	Place of enlistment
(Stamp of local board.)	Date
I hereby certify thathas this day been reenlisted in	Order No, Ser ial No
	(Signature of commssioned officer.)
	(Rank.)

PART XI.

MASTER LIST.

The following statement appeared in the first edition of these

regulations regarding this master list:

"A drawing of numbers from 1 to 10,500, both inclusive, was made in Washington under the direction of the Secretary of War and in accordance with rules and regulations prescribed by the President.

"A schedule or master list was prepared by the Provost Marshal General containing all of such numbers from 1 to 10,500, both inclu-

sive, placed in the exact order in which they were drawn.

"The first number drawn was placed at the top of column 1 of the master list, the second number drawn was placed next below in such master list, and this order was followed until all the numbers drawn were so placed in such master list in the exact order in which they were drawn.

"The master list controls and determines the exact order in which the persons whose registration cards are in the possession of the respective Local Boards or may hereafter be received by said Local Boards are liable to be called by the Local Board for military service.

"Immediately upon receipt of these regulations place a check mark (\checkmark) after every number in the master list which at the present time appears in the "Serial number" column on Form 102. When additional registration cards, or registration cards which have been improperly, erroneously, or illegibly serially numbered, have been given serial numbers as provided in section 67, the Local Board shall determine the proper order number for any such card as provided in section 69, and shall place a check mark (\checkmark) after every such serial number in the master list.

"To read the master list begin with the first number at the top of column 1 and continue downward across two pages of these regulations until the bottom of column 1 has been reached; then start at the top of column 2 and proceed as directed in column 1. Follow this rule on completing the reading of each column until the end of column 110 is reached. The columns of the master list have been numbered in consecutive order from 1 to 110, both inclusive."

ı	1
Column 10.	4768 1429 1429 1429 1429 1429 1429 1429 1429
Column 9.	503 8433 8433 8433 8433 8433 845 845 845 845 845 845 845 845 845 845
Column 8.	4027 2850 2850 2850 2850 2850 2850 2850 2850
Column 7.	3462 33162 3
Column 6.	2066 4417 74459 11441 11417 117459 117459 1177 12330 6020 6020 6020 6020 6020 6020 6020
Column 5.	7880 8449 8449 8449 8449 8449 8449 8449 8449 8449 8444 8652 862 862 862 862 862 862 862 86
Column 4.	7975 420 1014 4115 7748 9216 5590 5597 5594 4455 5594 6595 6595 6594 6595 773 8218 8218 8218 8228 8245 778 778 778 778 778 778 778 778 778 77
Column 3.	7782 8685 8685 8486 3496 9221 9221 9221 9221 9236 9236 9236 9236 9236 9236 9236 9236
Column 2.	9889 2086 8671 1024 8771 8778 8773 8778 6778 6778 6778 6778 6778
Column 1.	2828 2828 4532 10238 4532 14532 14532 14532 14532 1634 1634 1634 1634 1634 1634 1634 1635 1635 1635 1635 1635 1635 1635 1635

1570 1586 2884 2885 2885 2885 2887 1010
7011 8977 8977 1736 1602 8082 8082 8082 8082 8082 8082 8083 8084 8085 8086
8569 8969 8977 8977 8977 8027 8027 8027 8027 8027 8027 8027 80
558 4564 4564 4564 10016 10020
772 1456 10171 1456 10171 1456 10171 1456 10171 1456 10171 1456 10171 1456 1656 1656 1656 1656 1656 1656 165
2319 8849 8850 8850 8850 8850 8850 8850 8850 885
. 4761 4761 8923 8923 7576 1885 1985 1985 1985 1987 1987 1987 1987 1988 1988 1988 1988
8155 10267 10267 10267 10267 10267 10268 1
2453 10002 10002 10002 110
1455 33678 33678 33678 32678 3268 3268 3269 3269 3269 3269 3269 3269 3269 3269

Column 20.	8026 1167 8869 8869 8869 8869 8869 8869 8869 88
Column 19.	2611 2611 2611 2611 2611 2611 2611 2611
Column 18.	2922 2926 5966 5966 5966 5966 5966 6966 6
Column 17.	7720 65519 96519 96519 96519 96519 96545 96545 96545 96545 96545 96545 96545 96545 96545 96545 96545 9655 965
Column 16.	8515 2752 11555 11059 10059 10059 10059 10059 10059 10059 10050 10059 10
Column 15.	4475 8774 8774 8774 8774 8774 8774 8774 8774 8774 8774 8775 8776 8775
Column 14.	7709 8801 1776
Column 13.	37.42 4.656 6556 6556 6556 6556 6599 6699 6699
Column 12.	8877 1058 83416 83416 83416 83417 83417 83417 8477 8477 8477 8477 8688 8688 8688 868
Column 11.	6282 1868 1868 1868 1668 1670 1211 1211 1211 1211 1304 1334 1342 1343 1344 1344 1374 1374 1374 138 138 138 138 138 138 138 138 138 138

1118 1238 2238 2238 2238 2238 2238 2238 2248 2258
9915 9916 9917 9019
1639 252 252 253 253 254 255 255 255 255 255 255 255 255 255
2699 2625 2625 2627 2636 2636 2636 2636 2636 2636 2636
10144 4922 4923 4923 4923 4923 4923 8938 8938 8939 8939 8939 8939 8939 8
1557 10049 7699 7699 7699 7699 7745 7745 7745 7745 7747 7777 7777 7777 7779
4214 5255 5255 5252 8252 10038 10038 10024 10024 10038 10034 10014
4916 5446 6771 7256 7356 7356 7356 7356 7356 7356 7356 73
6553 4055 4011
7713 7713 7713 7713 7713 7713 7713 7713 7713 7713 7714 7714 7714 7714 7714 7714 7714 7714 7714 7715

Column 30.	3699 4777 4777 4777 1975 1975 1975 1975 1975 1975 1975 1
Column 29.	8134 8134 8254 8255 8256
Column 28.	3375 4173 4173 4173 4173 4173 4173 4173 4173
Column 27.	4880 9889 9889 9889 8801 1097 1772 1097 1772
Column 26.	10185 10072 886 887 887 887 887 867 1144 1144 1144 1144 1144 1144 1144 11
Column 26.	438 8359 846 878 878 878 878 878 878 878 878 878 87
Column 24.	505 571 571 571 571 571 571 571 57
Column 23.	911 8214 8214 81214 81314 81314 81314 8132 822 822 822 822 823 823 823 823 823 8
Column 22.	0101 7508 8764 1002 8764 1003 8766 8866 8866 877 877 877 877 877 877
Column 21.	2557 9078 9078 9078 9078 9078 9078 9078 9078 9078 9079

6305 2760 2760 2760 2760 2760 2760 2760 2760
7155 8277 8277 8277 8286 8286 8286 8286 8287 8287
8070 3002 3002 3002 3002 3003 3003 3003 3
1048 1866 1866 1866 1866 1866 1866 1866 18
2048 2048 2048 2050
789 831 831 831 831 833 833 833 833
28.51 28.52 28.53
288 855 855 855 855 855 855 855 855 855
8055 47731 1188 1188 11000 100
7665 4865 1729 9947 9947 9987 9888 9888 6888 6888 6487 9886 987 987 9887 9887 9887 9887 9887

Column 40.	407 8262 8262 8266 8266 8663 8663 8663 8663
Column 39.	1083 8228 8228 8238 8242 825 825 825 825 825 825 825 825 825 82
Column 38.	6559 2258
Column 37.	2410 6585 6505 6501 6501 6501 6501 6501 6501 650
Column 36.	8309 8384 8384 8384 8384 8384 8384 8384 838
Column 35.	3312 5873 5873 5873 5873 5873 7226 7226 7221 7221 7221 7221 7221 7221
Column 34.	9288 6645 6645 6645 6645 6655
Column 33.	6190 6130 11720 11720 11720 117300 117300 117300 117300 11730 11730 11730 11730 11730
Column 32.	8681 1638 8411 8681 8411 8681 8681 8681 8681 868
Column 31.	7777 2310 2310 2310 2310 2310 2310 2310 2310

13846 13857
5054 9371 9371 9371 9371 9372 9373
3634 40117 40117 40117 40117 40117 40117 40117 6
4853 4853 4853 2168 2168 2268 2369
3662 2443 2444 2444 2540 2540 2540 2540 2540 2540
8211 21788 21788 21788 21788 21788 21787 21787 21787 2177 217
400 400 400 400 400 400 400 400
1110 10044 1
4813 4813 4813 4813 4813 4814 4814 4814
54,55 1709

Column 50.	5010 1835 4653
Column 49.	8342 8882 68347 10200 10200 103000 103000 103000 103000 103000 103000 103000 103000 1030000 103
Column 48.	6314 1339 1339 1339 1344 4656 4656 8015 8015 8015 8020 8020 8020 8020 8020 8020 8020 802
Column 47.	2403 11138 21138 21138 2104 10074 10074 157 2307 2307 2307 2307 2307 2307 2307 230
Column 46.	8414 3139 3130 3219 6351 866 866 866 866 866 866 866 866 866 86
Column 45.	4691 4691 4969 5733 8075 8075 8070 8083 8083 8083 8083 8083 8083 8084 8084
Column 44.	9134 11387 2208 2208 8205 8205 8205 8214 9374 9374 9389 9391 9391 9391 9391 9391 9391 9391
Column 43.	4276 9514 4917 49187 39187 39187 39187 3918 3918 4230 4230 4230 4230 4230 4230 4230 4230
Column 42.	9983 3884 6363 6363 6363 6363 6363 6363 6363 6373 6373 6373 6374 6474 6740
Column 41.	3574 481 481 5268 5268 5268 5268 5268 5268 5276 5276 5276 5276 5276 5276 5276 5276

6.6.40 2.22.40
19168 2072 2072 2073 5073 5074 6071 10140
2777 2868 2878
2574 2888 2888 2888 2888 2888 2888 2888 28
241 242 242 242 243 240 240 265 265 265 265 265 265 265 265
2590 2555
10031 9773 8847 8844 1176 1176 1176 1176 1176 1176 1177 1177 1176 1176 1177 1177 1177 1177 1176 1176 1176 1176 1176 1176 1176 1176 1176 1176 1177 1177 1176 1177
25.52 26.00 26
2266 926 926 927 1037 1037 1037 1037 1037 1037 1037 103
1174 9044

Column 60.	3553 3553 3553 3553 4860 4860 5554 5555
Column 59.	5418 5288 5288 5288 5288 5288 5288 5288 52
Column 58.	942 5168 5573 5169 9203 1701 11146 1146 1146 1146 1146 1146 1146 1146 1146 1146 1146 1146 1146 1146 11
Column 57.	4449 9034 4549 4549 4553 4553 4553 4553 6553 6553 6553 6553
Column 56.	5014 5014 5014 5016 5006
Column 55.	67.64 8702 8702 8702 8702 1503 11503
Column 54.	7438 1025 1025 1035 10183 10183 10183 10183 10183 10183 10183 10183 1027 1027 1027 1027 1027 1027 1027 1027
Column 53.	3697 3088 8858 8851 8851 8851 8851 8855 8855 8
Column 52.	2852 2853 2854 2855 2855 2855 2855 2855 2855 2855
Column 51.	1086 9784 9784 9784 9784 9783 9888 9888 9705 9705 9705 9705 9705 9705 9705 9705

3684 42023 42024 4
83.88888888888888888888888888888888888
8888 8888 8888 8712 1012 1012 1012 1012 1013 1014 1014 1015 1015 1015 1015 1015 1015
6421 2837 2837 2838 2838 2838 2838 2838 2838
9888 9888 9888 9888 9888 9888 9888 988
5528 5228 5270 5271 5271 5271 5271 5271 5271 5272 5274 5275
4113 8289 8289 8284 8284 8285 8285 8285 8285 8285 8285
2789 2789 2789 2789 2789 2789 2789 2789
5917 5141 5141 11204 11204 11204 11204 11204 11204 5186 5186 5186 6185 6185 6185 6185 6185
10081 4470 6426 2166 2166 6008 6008 6008 1028 11088 11

Column 70.	6586 20225 20225 20225 20225 20325 2
Column 69.	3389 1389 1389 1389 1389 1389 1389 1389
Column 68.	2636 2533 2533 2533 2533 2533 2533 2533
Column 67.	1526 2469 2469 2469 2469 2469 2469 2469 24
Column 66.	8989 8298 8298 8298 8298 8298 8208 8208
Column 65.	6715 8715 8715 8715 8716 8716 8717
Column 64.	5912 2558 2743 2743 2743 2743 2743 2745 8815 8815 8816 8869 8869 8869 8869 8869 8869 8869
Column 63.	4338 10236 10236 4577 4577 6476 6476 6476 6476 6476 647
Column 62.	66.44 2891 2891 2891 2891 2891 2891 2891 2891
Column 61.	6814 8426

8914 4527 14827 16828 8884 4102 1003 1003 1003 1003 1003 1003 1003 1
1828 8296 8296 8296 8297 8297 8297 8298 8398
2855 2874 1019
88 8020 88 82 82 82 82 82 82 82 82 82 82 82 82
4684 4687 6497 6497 6497 6497 6497 6497 6497 649
6767 4825 4825 4926 5296 6209
2516 2860 2870 2870 2870 2870 2870 2871 2870 2870 2870 2880 2880 2880 2880 2880
6537 2722 2738 2732 2732 2732 2732 2732 27
5861 75806 75806 75806 75806 75806 75806 75807 7580 7580 7580 7580 7580 7580 758
473 6880 7500 7500 754 9734 9734 9734 9734 9734 9734 9734 9734 9734 9734 9735 9736 97

Column 80.	7437 7437 7437 7437 7434 7856 4586 8319 8319 8319 8319 8319 8319 8319 8319
Column 79.	9752 10442 5488 5248 6264 6265 6265 6265 6265 6265 6265 6265
Column 78.	8971 889 8508 8508 8508 8508 1008 10031 10031 10163 101
Column 77.	7571 6683 7022 7022 7022 7033 7042 7043 7044 7044 7044 7044 704 7044 7044
Column 76.	4632 2358 2358 2358 2358 2358 2358 2358 23
Column 75.	8178 9076 9076 9076 9076 9076 9076 9076 9070 9070
Column 74.	885 9790 98790 98790 98790 11147 11147 11147 9875 10212 9876 9876 9876 9876 9876 9876 9876 9876
Column 73.	5164 1578
Column 72.	2633 19411 14277 14277 14277 1514 15061 15061 1607 1607 161 161 166 166 166 166 167 167 161 167 168 168 168 168 168 168 168 168 168 168
Column 71.	1140 2086 5011 174 1723 8886 8886 8010 8010 8010 8010 8010 8010

4828 9128	
2500 2500 2500 2500 2500 2500 2500 2500	5000
33.8 22.73.9 2	7700
9158 9228 9228 9228 9228 9228 9228 9228 92	200
9704 9704 9725 9725 9725 9725 9725 9726 9726 9726 9726 9726 9726 9726 9726	****
5857 11128 10270 11128 5027 5021 1258 5027 5027 5027 5027 5027 5027 5027 5027	*****
225 286 286 287 288 288 288 288 288 288 288	2000
103 65 55 55 55 55 55 55 55 55 55 55 55 55	2050
9297 6588 6588 6588 6589 6589 9985 9985 9985	AOEAT .
8899 4855 7615	7

1	
Column 90.	4074 584 584 584 584 586 587 588 587 588 587 588 587 588 587 588 588
Column 89.	8545 8589 8589 8589 8586 8666 8666 867 8725 8
Column 98.	40.00 9080 9080 9080 9080 12519 12717 1717 1717 1717 1717 1717 1717 1
Column 87.	6612 1203 1203 1203 6733 6733 6733 6733 9448 9448 9448 9448 9448 9448 9473 8847 8847 885 885 885 885 885 885 885 885 885 88
Column 86.	. 2894 15385 15385 15385 15385 1538 1538 1538
Column 85.	761 1190 787 787 787 650 8368 8368 16438 16438 16438 16513 16336 8609 8609 8609 8609 8609 8609 8609 860
Column 84.	381 9126 65728 66724 66724 66724 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66726 66727 67
Column 83.	2278 3361 10001 10001 10001 10001 10001 1175 1175
Column 82.	4.91 22.35 22.35 23.35 2
Column S1.	313 1233 2832 2832 2832 2832 2832 2832 2

748 7007 7007 7007 1008 85210 8
2268 6519 6719 6719 6719 6719 6719 6719 6719 67
9183 2039 2039 2030 2030 2030 2030 2030 203
6813 1192 1194 1194 1195 1283 1283 1133 1133 1133 1133 1133 1133
1856 4536 4622
8516 8526 8526 8526 8527 8021 1028 1028 1028 1028 1030
1985 1992 3006 5252 8544 8544 8772 3775 1006 888 888 888 888 888 888 888
8972 10201 10801 10805 10806 8755 8755 8755 8755 8755 8755 8755 875
4316 5250
3406 55831 5

Column 100.	3400 6383 6383 6383 6383 6383 6383 10380 10380 10283 8750 8750 8750 8750 8750 8750 8750 8750
Column 99.	181 6522 1486 10196 10196 10196 10196 1020 1020 1020 1020 1020 1020 1020 102
Column 98.	10387 10387 10387 10387 10387 10388
Column 97.	2869 2820 2820 2820 2820 2820 2820 2820 282
Column 96.	233 980 980 980 980 980 980 980 980 980 980
Column 95.	2170 8857 8868 8867 8867 8867 8867 1001 1001 1001 1001 1001 1001 1001 10
Column 94.	8759 1025 1026 1026 1026 1026 1026 1026 1026 1026
Column 93.	2660 6504 6504 6504 6504 6504 6508 6508 6508 6508 6508 6508 6508 6508
Column 92.	9450 2541 2541 2541 2541 2502 2502 2502 2502 2503 2503 2503 2503
Column 91.	8846 9746 9746 9746 9746 9746 9746 9731 1334 1338 976 10350

7108 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 94546 955
3446 3490 3900 3900 3100 2250 2250 2250 2250 2250 2250 2250 2
2951 15010 11308 4520 2311 55317 55317 55317 55317 55317 55317 55317 55317 55317 55317 5531 5531
8734 19022 19022 19022 19022 1903 1903 1903 1903 1903 1903 1903 1903
8856 9856 1719 9856 9425
4667 9222 9222 9222 9231 9317 9317 9317 9317 932 932 933 934 934 934 934 934 934 934 934 934
2236 2236 2236 2236 2236 2236 2236 2236
8210 8210 8210 8210 8211 8220 8230 8230 8230 8230 8230 8240 8240 8250
4919 6997 6997 6997 6150 6150 6150 6150 6150 6150 6150 6150
872 873 874 875 875 875 875 875 875 875 875

	Column 110.	5655 5666 6060
	Column 109.	9708 878 878 878 8224 8226 822
-	Column 108.	9557 1710 17099 17099 17099 17099 17099 17099 17099 1709 18473 184
•	Column 107.	2176 1203
	Column 106.	1841 3058 3058 10409 2294 2240 22940 22040 22040 22040 2418 2418 2418 2418 2520 2520 2520 2520 2520 2520 2520 252
	Column 105.	1753 1753
	Column 104.	1446 5329 5329 5329 5320 2300 2300 2300 2300 2300 2300 2300
	Column 103.	1825 4717 5812 10867 10867 12867 1287 2812 4490 8410 8410 1010 1010 1010 1010 1010 101
	Column 102.	7915 7187 7187 7187 7187 6219 6219 6219 7353 7353 7353 7353 7353 7353 7353 735
	Column 101.	\$674 \$674 \$674 \$676 \$676 \$676 \$677

.3489

MASTER LIST NO. 2.

A drawing of numbers from 1 to 1200, both inclusive, was made in Washington on June 20, 1918, under the direction of the Secretary of War and in accordance with the Rules and Regulations prescribed by the President.

A schedule or Master List was prepared by the Provost Marshal General containing all of such numbers from 1 to 1200, both inclu-

sive, placed in the exact order in which they were drawn.

The first number drawn was placed at the top of column 1 of the Master List, the second number drawn was placed next below in such Master List, and this order was followed until all the numbers drawn were so placed in such Master List in the exact order in which they were drawn.

This Master List controlled and determined the exact order in which the persons whose registration cards are in the possession of the respective Local Boards, or may hereafter be received by said Local Boards as a result of the Second Registration, are liable to be

called by the Local Boards for Military service.

At the time this Master List was communicated to the Local

Boards, they were instructed as follows:

"Draw a light pencil line through every number which does not at the present time appear on any registration card of the Second Registration in the possession of your Local Board. The list as thus prepared controls and determines the order of call for every registrant of the Second Registration whose registration card is now within your possession. Each such registrant within the respective classes shall be called as prescribed in section 7 of Part I of these Rules and Regulations. If additional registration cards of the Second Registration are received, or registration cards of the Second Registration which have been wrongly given 'registration numbers' and are assigned 'registration numbers' by the Adjutant General as provided in these Rules and Regulations, your list will be changed accordingly so as to include in their exact order such additional 'registration numbers' as fixed in this schedule."

To read the Master List begin with the first number at the top of column 1 of the first page of these Regulations on which this list is printed and continue downward in that column until the bottom of column 1 has been reached, then start at the top of column 2 and proceed as directed in column 1. Follow this rule on completing the reading of each column until the end of the sixth column on the first page of the Master List. Then turn to the second page of the Master List and, beginning with column 1, proceed as with the first page, and so through the succeeding pages to the end of the list.

MASTER LIST NO. 2.

Column	Column	Column	Column	Column	Column
D	2	3	D 4	5	6
Read down this column	Read down	Read down	Read down	Read down	Read down
and then	this column and then	this column and then	this column and then	this column and then	this column then start
start at the	start at the	start at the	start at the	start at the	at the top
top of	top of	top of	top of	top of	of column 1;
column 2.	column 3.	column 4.	column 5.	column 6.	page 14.
246	1078	500	65	367	353
1168	652	229	752	637	3
818	1196	1016	1169	32	1104
1091	817	851	411	66	342
479	1071	1093	519	16	321
$egin{array}{c} 469 \ 492 \end{array}$	377 447	1133 397	$\begin{array}{c} 125 \\ 1035 \end{array}$	299 203	64 924
154	1012	465	365	218	168
529	712	1126	825	1112	567
355	555	1181	921	718	372
580	1174	809	829	548	198
740	1111	319	276	315	442
10	226	70	1190	984	137
599	57	1069	$\begin{array}{c} \textbf{45} \\ \textbf{72} \end{array}$	574	545
$\begin{array}{c} 29 \\ 210 \end{array}$	885 76	575 108	570	957 1090	776 626
445	1115	840	135	191	297
305	330	357	1029	153-	1118
259	507	860	275	- 82	267
1007	1164	414 ·	304	530	694
1153	268	579	212	995	193
410	78	589	396	1187	155
298 361	122 785	1125 466	906 61	427 238	999
17	1160	792	596	147	543 823
$3\overline{28}$	668	1107	234	622	1152
370	928	719	91	762	216
74	279 _	- 820	743	980	240
961	557	308	405	801	992
836	516	302	1162	1048	1146
618	$\begin{array}{c} 1200 \\ 87 \end{array}$	$rac{401}{1120}$	51 348	419 55	1083
136 969	742	28	244	33	158 985
1001	252	1089	63	56	864
322	209	881	1198	862	865
1195	1025	89	231	285	518
145	177	1147	703	535	1128
737	923	454	613	639	638
664	747	151	1173	1042	270
$\begin{array}{c} 470 \\ 482 \end{array}$	199 269	-691 937	335 41	$\begin{array}{c c} 102 \\ 714 \end{array}$	11 1130
482 777	269	787	$9\overline{74}$	429	880
1154	753	1067	875	816	552
1194	778	807	317	688	927
988	306	867	1051	48	69
207	320	793	446	549	241
617	822	800	274	206	464
767	239	90-	84	$\begin{array}{c} 13 \\ 254 \end{array}$	385
692	859	294 522	902 833	477	1084 * 766
1117	130	522	1 000	1 411	1100

^{*}Go to page 346 (Master List No. 2) and begin at top of column 1 of page 346.

Column	Column	Column	Column	Column	Column
	2		4	5	6
$\frac{1}{\text{Read down}}$	Read down	Read down	Read down	Read down	Read down
this column	this column	this column	this column	this column	this column,
and then	and then	and then	and then	and then	then start.
start at the	start at the	start at the	start at the	start at the	at the top
top of	top of	top of	top of	top of	of column 1,
column 2.	column 3.	column 4.	column 5.	column 6.	page 15.
0.5	200	055	991	1197	1011
$\begin{array}{c} 35 \\ 644 \end{array}$	338 173	855 346	253	247	451
113	424	648	~ 657	202	1189
630	489	1145	540	95	481
976	189	940	58	918	204
655	604	30	847	962	503
676	266	977	277	412	963
51 3	443	925	12	561	871
869	643	498	435	1100	587
1034	481	119	802	972	120
1183	278	280	34	77	615
$\begin{array}{c} 398 \\ 62 \end{array}$	581	1022	616 349	46 1138	194 150
1014	815 682	886 296	448	309	1050
1188	184	952	433	1114	781
303	438	734	856	287	94
337	344	1167	677	758	148
895	958	893	504	263	260
666	636	352	554	243	577
964	935	187	453	227	773
1163	1137	1135	661	8	265
709	264	512	228	107	1033
$\begin{array}{c} 843 \\ 728 \end{array}$	789	813	293 717	1109	156
1122	745 88	$\begin{array}{c} 769 \\ 160 \end{array}$	$\begin{array}{c} 717 \\ 149 \end{array}$	$\begin{array}{c} 713 \\ 608 \end{array}$	970 407
18	1028	98	1045	392	67
1105	188	362	590	553	1026
819	797	360	420	93	1165
143	537	632	830	760	956
462	1072	751	430	658	786
440	607	909	368	911	706
223	578	1098	584	426	1082
1086	434	49	914	904	808
$\begin{array}{c} 620 \\ 521 \end{array}$	192 450	$\begin{array}{c} 695 \\ 546 \end{array}$	930 1077	791 99	811
200	701	1037	1080	402	770 289
1049	245	979	663	628	1159
404	418	704	112	841	40
54	685	1179	510	190	913
761	978	942	812	131	182
594	224	857	939	1127	38
1032	493	432	948	123	564
697	898	547	828	631	882
660	4155	25	423	1191	333
603 501	$\begin{array}{c} 1095 \\ 727 \end{array}$	$\begin{array}{c} 452 \\ 1043 \end{array}$	687	186	790
81	1151	1043 480	$\begin{array}{c} 2\\947\end{array}$	347	795
649	114	707	1175	739 300	624
966	257	288	768	900	693 605
1040	39	316	588	629	*1060
*Go to page 3		'o 0\ o-d b	46		. 1000

^{*}Go to page 347 (Master List No. 2) and begin at top of column 1 of page 347.

					· · · · · · · · · · · · · · · · · · ·
$\stackrel{ ightarrow}{\operatorname{Column}}$	Column 2	Column 8	Column 4	Column 5	Column 6
Read down	Read down	Read down	Read down	Read down	Read down
this column	this column	this column	this column	this column	this column
and then	and then	and then	and then	and then	then start
start at the	start at the	start at the	start at the	start at the	at the top
top of	top of	top of	top of	top of	of column 1,
$\operatorname{column} 2.$	column 3.	column 4.	column 5.	column 6.	page 16.
647	1052	1046	329	1099	1087
232	1070	185	1005	1085	932
633	312	1062	172	128	542
903	381	796	161	1142	986
754	456	562	356	1176	157
351	406	669	1108	217	31
1021	219	842	83	1027	678 890
621 559	597	383 698	566 1097	$\begin{array}{c} 371 \\ 495 \end{array}$	642
959	917	680	905	1018	1073
517	14	439	387	782	627
868	1193	722	472	1009	746
284	595	1180	756	1157	1063
565	1096	635	623	844	1088
654	165 .	339	313	533	96
894	763	990	1076	455	272 989
7 27	$\begin{array}{c} 602 \\ 710 \end{array}$	922 59	1172	197 103	1144
474	610	505	478	.79	837
929	237	531	116	771	876
541	471	506	1056	511	124
251	366	37	514	485	845
1057	1002	1136	138	15	524
916	416	487	92 343	1131 1192	934 490
665 64 0	520 1064	735 364	497	1134	780
1938	572	1184	653	625	314
1036	436	36	696	1106	593
415	944	1066	164	1139	256
16 3	71	. 68	899	943	1094
1624	887	534	983	945	1079
576 700	208	741	1044	369 141	53 43
726 897	662 671	861 884	907 733	26	142
702	178	1041	872	110	846
1015	679	949	1074	211	1141
258	896	295	973	748	538
1158	764	784	292	1004	391
233	798	1023	181	772.	106
558	386	85	422 1156	967 736	1020 374
262	336 612	755 195	1061	736 729	1065
853 17 9	19	417	1148	805	359
113	459	975	382	794	248
$oldsymbol{52}$	230	592	667	539	134
1170	998	686	586	400	765
920	1058	716	140	104	1003
1110.	196	926	835	651	358
6	494	428	222	775	340 *80
858	318	838	467	912	1 .90

^{*}Go to page 348 (Master List No. 2) and begin at top of column 1 of page 348.

Column	Column	Column	Column	Column	Column
_ 1	2	3_	4 '	5_	6
Read down	Read down	Read down	Read down	Read down	_ ; .
this column	this column	this column	this column	this column	Read down
and then	and then	and then	and then	and then	this column
start at the	start at the	start at the	start at the	start at the	to this end.
top of column 2.	top of column 3.	top of column 4.	top of column 5.	top of column 6.	
Column 2.	corumn 5.	Column 4.	COLUMN J.	Column 0.	
715	708	1143	334	1039	1140
532	699	757	220	166	931
509	394	183	255	779	1182
$\begin{array}{c} 508 \\ 201 \end{array}$	286 954	1010	242	117	641 121
201 955	1055	528 831	591 863	1199 571	901
127	75	73	951	723	7 444
101	672	1171	560	139	725
744	1102	993	100	310	774
1113	282	536	849	609	$22\hat{1}$
475	1000	311	486	133	705
159	1 101	1031	910	105	162
380	1161	378	115	42	806
731	874	421	877	213	810
1177	938 •	167	399	176	132
483	1047	169	291	1059	1123
965	1006	1129	403	393	488
$\begin{array}{c} 700 \\ \textbf{170} \end{array}$	$888 \\ 854$	307 675	$\begin{array}{c} 892 \\ 326 \end{array}$	$\begin{array}{c} 235 \\ 1178 \end{array}$	981 941
971	803	946	$\begin{array}{c} 620 \\ 634 \end{array}$	550	788
582	563	384	650	870	960
144	50	1116	409	915	449
$\mathbf{\hat{2}\hat{3}}$	908	826	827	683	413
749	891	759	879	476	894
350	484	730	441	526	118
473	1075	461	496	174	681
832	324	515	848	525	271
883	47	111	611	341	97.
573	674	$\begin{array}{c} 824 \\ 175 \end{array}$	$\begin{array}{c} 583 \\ 354 \end{array}$	$\begin{array}{c} 1030 \\ 933 \end{array},$	$\frac{325}{721}$
$\begin{array}{c} 614 \\ 250 \end{array}$	1166 126	491	$\begin{array}{c} 394 \\ 997 \end{array}$	499	332
388	1132	458	994.	373	236
569	732	1121	376	711	645
22	$109\overline{2}$	953	109	606	1054
$4\overline{37}$	86	523	996	987	379
. 673	60	146	878	598	389
1185	783	852	249	345	834
1053	129	1124	281	390	850
646	1149	9	261	889	619
670	799	331	215	1008	171
585	689	20	814	738	468
214 656	273 724	601 551	950 5	408 · 1019	301 527
$\begin{array}{c} 656 \\ 457 \end{array}$	659	1081	290	- 1019 - 968	568
21	323	1150	1103	1119	~ 750°
460	395	600	363	544	152
180	205	556	463	982	684
866	821	327	873	1013	690
1068	375	720	919	425	936
839	1186	1017	283	502	225
	 	'		<u> </u>	

PART XII. STATUTES.

Statute.	Date of approval.	Page.
	May 16, 1918 May 20, 1918 Aug. 31, 1918 Mar. 8, 1918 Mar. 16, 1918 July 9, 1918 May 9, 1918 June 3, 1918 Oct. 6, 1917 Feb. 12, 1918 Aug. 2, 1918	367

For the convenience of reference by members of boards, and in order that they may be in a position to advise all persons within the purview of the law of their duties and obligations thereunder, or to admonish them, in case of necessity, of the penalties attaching to failure or neglect to perform their duties and to attempts to defeat the administration of the law, there is printed below the selective service act, approved May 18, 1917, with laws and resolutions amendatory thereof and supplementary thereto, including a law containing special provisions governing naturalization; the British-Canadian Conventions governing the matter of the reciprocal drafting of citizens or subjects of the one resident within the jurisdiction of the other; sections 37, 125, and 332 of the Criminal Code of the United States; and the War Risk Insurance Law, approved October 6, 1917, with the amendments thereto.

Members of boards are urged thoroughly to familiarize themselves with the statute and to inform themselves of the provisions of such

sections of the Criminal Code of the United States.

I. SELECTIVE SERVICE LAW.

AN ACT To authorize the President to increase temporarily the Military Establishment of the United States.

Bc it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in view of the existing emergency, which demands the raising of troops in addition to those now available, the President

be, and he is hereby, authorized-

First. Immediately to raise, organize, officer, and equip all or such number of increments of the Regular Army provided by the national defense Act approved June third, nineteen hundred and sixteen, or such parts thereof as he may deem necessary; to raise all organizations of the Regular Army, including those added by such increments, to the maximum enlisted strength authorized by law. Vacancies in the Regular Army created or caused by the addition of increments

as herein authorized which can not be filled by promotion may be filled by temporary appointment for the period of the emergency or until replaced by permanent appointments or by provisional appointments made under the provisions of section twenty-three of the national defense Act, approved June third, nineteen hundred and sixteen, and hereafter provisional appointments under such section may be terminated whenever it is determined, in the manner prescribed by the President, that the officer has not the suitability and fitness requisite for permanent appointment.

Second. To draft into the military service of the United States, organize, and officer, in accordance with the provisions of section one hundred and eleven of said national defense Act, so far as the provisions of said section may be applicable and not inconsistent with the terms of this Act, any or all members of the National Guard and of the National Guard Reserves, and said members so drafted into the military service of the United States shall serve therein for the period of the existing emergency unless sooner discharged: Provided, That when so drafted, the organizations or units of the National Guard shall, so far as practicable, retain the State designations of their respective organizations.

Third. To raise by draft as herein provided, organize and equip an additional force of five hundred thousand enlisted men, or such part or parts thereof as he may at any time deem necessary, and to provide the necessary officers, line and staff, for said force and for organizations of the other forces hereby authorized, or by combining organizations of said other forces, by ordering members of the Officers' Reserve Corps to temporary duty in accordance with the provisions of section thirty-eight of the national defense Act approved June third, nineteen hundred and sixteen; by appointment from the Regular Army, the Officers' Reserve Corps, from those duly qualified and registered pursuant to section twenty-three of the act of Congress approved January twenty-first, nineteen hundred and three (Thirty-second Statutes at Large, page seven hundred and seventy-five), from the members of the National Guard drafted into the service of the United States, from those who have been graduated from educational institutions at which military instruction is compulsory, or from those who have had honorable service in the Regular Army, the National Guard, or in the volunteer forces, or from the country at large; by assigning retired officers of the Regular Army to active duty with such force with their rank on the retired list and the full pay and allowances of their grade; or by the appointment of retired officers and enlisted men, active or retired, of the Regular Army as commissioned officers in such forces: Provided, That the organization of said force shall be the same as that of the corresponding organizations of the Regular Army: Provided further, That the President is authorized to increase or decrease the number of organizations prescribed for the typical brigades, divisions, or army corps of the Regular Army, and to prescribe such new and different organizations and personnel for army corps, divisions, brigades, regiments, battalions, squadrons, companies, troops, and batteries as the efficiency of the service may require: Provided further, That the number of organizations in a regiment shall not be increased nor shall the number of regiments be decreased: *Provided further*, That the President in his discretion may organize, officer, and equip for each Infantry and Cavalry brigade three machin-gun companies, and for each Infantry and Cavalry division four machinegun companies, all in addition to the machine-gun companies comprised in organizations included in such brigades and divisions: Provded further, That the President in his discretion may organize for each divison one armored motor-car machine-gun company. The machine-gun companies organized under this section shall consist of such commissioned and enlisted personnel and be equipped in such manner as the President may prescribe: And provided further, That officers with rank not above that of colonel shall be appointed by the President alone, and officers above that grade by the President by and with the advice and consent of the Senate: Provided further, That the President may in his discretion recommission in the Coast Guard persons who have he etofore held commissions in the Revenue-Cutter Service or the Coast Guard and have left the service honorably, after ascertaining that they are qualified for service physically, morally, and as to age and military fitness.

Fourth. The President is further authorized, in his discretion and at such time as he may determine, to raise and begin the training of an additional force of five hundred thousand men, organized, officered, and equipped, as provided for the force first mentioned in the preceding paragraph of this section.

Fifth. To raise by draft, organize, equip, and officer, as provided in the third paragraph of this section, in addition to and for each of the above forces, such

recruit training units as he may deem necessary for the maintenance of such

forces at the maximum strength.

Sixth. To raise, organize, officer, and maintain during the emergency such number of ammunition batteries and battalions, depot batteries and battalions, and such artillery parks with such numbers and grades of personnel as he may deem necessary. Such organizations shall be officered in the manner provided in the third paragraph of this section, and enlisted men may be assigned to said organization from any of the forces herein provided for or raised by selective draft as by this Act provided.

Seventh. The President is further authorized to raise and maintain by voluntary enlistment, to organize, and equip, not to exceed four infantry divisions, the officers of which shall be selected in the manner provided by paragraph three of section one, of this act: Provided, That the organization of said force shall be the same as that of the corresponding organization of the Regular Army: And provided further, That there shall be no enlistments in said force of men under twenty-five years of age at time of enlisting: And provided further, That no such volunteer force shall be accepted in any unit smaller

than a division.

Sec. 2. That the eulisted men required to raise and maintain the organizations of the Regular Army and to complete and maintain the organizations embodying the members of the National Guard drafted into the service of the United States, at the maximum legal strength as by this Act provided, shall be raised by voluntary enlistment, or if and whenever the President decides that they can not effectually be so raised or maintained, then by selective draft; and all other forces hereby authorized, except as provided in the seventh paragraph of section one, shall be raised and maintained by selective draft exclusively; but this provision shall not prevent the transfer to any force of training cadres from other forces. Such draft as herein provided shall be based upon liability to military service of all male citizens, or male persons not alien enemies who have declared their intention to become citizens between the ages of twenty-one and thirty years, both inclusive, and shall take place and be maintained under such regulations as the President may prescribe not inconsistent with the terms of this Act. - Quotas for the several States, Territories, and the District of Columbia, or subdivisions thereof, shall be determined in proportion to the population thereof, and credit shall be given to any State, Territory, District, or subdivision thereof for the number of men who were in the military service of the United States as members of the National Guard on April first, inheteen hundred and seventeen, or who have since said date entered the military service of the United States from any such State, Territory, District, or subdivision, either as members of the Regular Army or the National Guard. All persons drafted into the service of the United States and all officers accepting commissions in the forces herein provided for shall, from the date of said draft or acceptance, be subject to the laws and regulations governing the Regular Army, except as to promotions, so far as such laws and regulations are applicable to persons whose permanent retention in the military service on the active or retired list is not contemplated by existing law, and those drafted shall be required to serve for the period of the existing emergency unless sooner discharged: Provided, That the President is authorized to raise and maintain by voluntary enlistment or draft, as herein provided, special and technical troops as he may deem necessary, and to embody them into organizations and to officer them as provided in the third paragraph of section one and section nine of this Act. Organizations of the forces herein provided for, except the Regular Army and the divisions authorized in the seventh paragraph of section one, shall, as far as the interests of the service permit, be composed of men who come, and of officers who are appointed from, the same State or locality.

SEC. 3. No bounty shall be paid to induce any person to enlist in the military service of the United States; and no person liable to military service shall hereafter be permitted or allowed to furnish a substitute for such service; nor shall any substitute be received, enlisted, or enrolled in the military service of the United States; and no such person shall be permitted to escape such service or to be discharged therefrom prior to the expiration of his term of service by the payment of money or any other valuable thing whatsoever as consideration for

his release from military service or liability thereto.

SEC. 4. That the Vice President of the United States, the officers, legislative, executive, and judicial, of the United States and of the several States, Territories, and the District of Columbia, regular or duly ordained ministers of religion, students who at the time of the approval of this Act are preparing for

the ministry in recognized theological or divinity schools, and all persons in the military and naval service of the United States shall be exempt from the selective draft herein prescribed; and nothing in this Act contained shall be construed to require or compel any person to serve in any of the forces herein provided for who is found to be a member of any well-recognized religious sect or organization at present organized and existing and whose existing creed or principles forbid its members to participate in war in any form and whose religious convictions are against war or participation therein in accordance with the creed or principles of said religious organizations, but no person so exempted shall be exempted from service in any capacity that the President shall declare to be noncombatant; and the President is hereby authorized to exclude or discharge from said selective draft and from the draft under the second paragraph of section one hereof, or to draft for partial milltary service only from those liable to draft as in this Act provided, persons of the following classes: County and municipal officials; customhouse clerks; persons employed by the United States in the transmission of the mails; artificers and workmen employed in the armories, arsenals, and navy yards of the United States, and such other persons employed in the service of the United States as the President may designate; pilots; mariners actually employed in the sea service of any citizen or merchant within the United States; persons engaged in industries, including agriculture, found to be necessary to the maintenance of the Military Establishment or the effective operation of the military forces or the maintenance of national interest during the emergency; those in a status with respect to persons dependent upon them for support which renders their exclusion or discharge advisable; and those found to be physically or morally deficient. No exemption or exclusion shall continue when a cause therefor no longer exists: Provided, That notwithstanding the exemptions enumerated herein, each State, Territory, and the District of Columbia shall be required to supply its quota in the proportion that its population bears to the total population of the United States.

The President is hereby authorized, in his discretion, to create and establish throughout the several States and subdivisions thereof and in the Territories and the District of Columbia local boards, and where, in his discretion, practicable and desirable, there shall be created and established one such local board in each county or similar subdivision in each State, and one for approximately each thirty thousand of population in each city of thirty thousand population or over, according to the last census taken or estimates furnished by the Bureau of Census of the Department of Commerce. Such boards shall be appointed by the President, and shall consist of three or more members, none of whom shall be connected with the Military Establishment, to be chosen from among the local authorities of such subdivisions or from other citizens residing in the subdivision or area in which the respective boards will have jurisdiction under the rnles and regulations prescribed by the President. Such boards shall have power within their respective jurisdictions to hear and determine, subject to review as hereinafter provided, all questions of exemption under this Act, and all questions of or claims for including or discharging individuals or classes of individuals from the selective draft, which shall be made under rules and regulations prescribed by the President, except any and every question or claim for inclinding or excluding or discharging persons or classes of persons from the selective draft under the provisions of this Act authorizing the President to exclude or discharge from the selective draft "Persons engaged in industries, including agriculture, found to be necessary to the maintenance of the Military Establishment, or the executive operation of the military forces, or the maintenance of national interest during the emergency."

The President is hereby authorized to establish additional boards, one in each Federal judicial district of the United States, consisting of such number of citizens, not connected with the Military Establishment, as the President may determine, who shall be appointed by the President. The President is hereby authorized, in his discretion, to establish more than one such board in any Federal judicial district of the United States, or to establish one such board having jurisdiction of an area extending into more than one Federal judicial district.

Such district boards shall review on appeal and affirm, modify, or reverse any decision of any local board having jurisdiction in the area in which any such district board has jurisdiction under the rules and regulations prescribed by the President. Such district boards shall have exclusive original jurisdiction within their respective areas to bear and determine all questions or claims for including

or excluding or discharging persons or classes of persons from the selective draft, under the provisions of this Act, not included within the original jurisdiction of such local boards.

The decisions of such district boards shall be final except that, in accordance with such rules and regulations as the President may prescribe, he may affirm,

modify, or reverse any such decision.

Any vacancy in any such local board or district board shall be filled by the President, and any member of any such local board or district board may be removed and another appointed in his place by the President, whenever he considers that the interest of the Nation demands it.

The President shall make rules and regulations governing the organization and procedure of such local boards and district boards, and providing for and governing appeals from such local boards to such district boards, and reviews of the decisions of any local board by the district board having jurisdiction, and determining and prescribing the several areas in which the respective local boards and district boards shall have jurisdiction, and all other rules and regulations necessary to carry out the terms and provisions of this section, and shall provide for the issuance of certificates of exemption, or partial or limited exemptions, and for a system to exclude and discharge individuals from selective draft.

SEC. 5. That all male persons between the ages of twenty-one and thirty, both inclusive, shall be subject to registration in accordance with regulations to be prescribed by the President; and upon proclamation by the President or other public notice given by him or by his direction stating the time and place of such registration it shall be the duty of all persons of the designated ages, except officers and enlisted men of the Regular Army, the Navy, and the National Guard and Naval Militia while in the service of the United States, to present themselves for and submit to registration under the provisions of this Act; and every such person shall be deemed to have notice of the requirements of this Act upon the publication of said proclamation or other notice as aforesaid given by the President or by his direction; and any person who shall willfully fail or refuse to present himself for registration, or to submit thereto as herein provided, shall he guilty of a misdemeanor and shall, upon conviction in the district court of the United States having jurisdiction thereof, be punished by imprisonment for not more than one year, and shall thereupon be duly registered: Provided, That in the call of the docket precedence shall be given, in courts trying the same, to the trial of criminal proceedings under this Act: Provided further, That persons shall be subject to registration as herein provided who shall have attained their twenty-first birthday and who shall not have attained their thirty-first birthday on or before the day set for the registration, and all persons so registered shall he and remain subject to draft into the forces hereby authorized, unless exempted or excused therefrom as in this Act provided: Provided further, That in the case of temporary absence from actual place of legal residence of any person liable to registration as provided herein, such registration may be made by mail under regulations to be prescribed by the President.

Sec. 6. That the President is hereby authorized to utilize the service of any or all departments and any or all officers or agents of the United States and of the several States, Territories, and the District of Columbia, and subdivisions thereof. in the execution of this Act, and all officers and agents of the United States and of the several States, Territories, and subdivisions thereof, and of the District of Columbia, and all persons designated or appointed under regulations prescribed by the President, whether such appointments are made by the President himself or by the governor or other officer of any State or Territory, to perform any duty in the execution of this Act, are hereby required to perform such duty as the President shall order or direct, and all such officers and agents and persons so designated or appointed shall bereby have full authority for all acts done by them in the execution of this Act by the direction of the President. Correspondence in the execution of this Act may be carried in penalty envelopes bearing the frank of the War Department. Any person charged as herein provided with the duty of carrying into effect any of the provisions of this Act or the regulations made or directions given thereunder who shall fail or neglect to perform such duty; and any person charged with such duty or having and exercising any authority under said Act, regulations, or directions, who shall knowingly make or be a party to the making of any false or incorrect registration, physical examination, exemption, enlistment, enrollment, or muster; and any person who shall make or be a party to the making of any false statement or certificate as to the fitness or liability of himself or any other person for service under the provisions of this Act, or regulations made by the President thereunder, or otherwise evades

or aids another to evade the requirements of this-Act or of said regulations, or who, in any manner, shall fail or neglect fully to perform any duty required of him in the execution of this Act, shall, if not subject to military law, be guilty of a misdemeanor, and upon conviction in the district court of the United States having jurisdiction thereof, be punished by imprisonment for not more than one year, or, if subject to military law, shall be tried by court-martial and suffer such

punishment as a court-martial may direct.

Sec. 7. That the qualifications and conditions for voluntary enlistment as herein provided shall be the same as those prescribed by existing law for enlistments in the Regular Army, except that recruits must be between the ages of eighteen and forty years, both inclusive, at the time of their enlistment; and such enlistments shall be for the period of the emergency unless sooner discharged. All enlistments, including those in the Regular Army Reserve, which are in force on the date of the approval of this Act and which would terminate during the emergency shall continue in force during the emergency unless sooner discharged; but nothing herein contained shall be construed to shorten the period of any existing enlistment: Provided, That all persons enlisted or drafted under any of the provisions of this Act shall as far as practicable be grouped into units by States and the political subdivisions of the same: Provided further, That all persons who have enlisted since April first, nineteen hundred and seventeen, either in the Regular Army or in the National Guard and all persons who have enlisted in the National Guard since June third, nineteen hundred and sixteen, upon their application, shall be discharged upon the termination of the existing emergency.

The President may provide for the discharge of any or all enlisted men whose status with respect to dependents renders such discharge advisable; and he may also authorize the employment on any active duty of retired enlisted men of the Regular Army, either with their rank on the retired list or in higher enlisted grades, and such retired enlisted men shall receive the full pay and allowances

of the grades in which they are actively employed.

SEC. 8. That the President, by and with the advice and consent of the Senate, is authorized to appoint for the period of the existing emergency such general officers of appropriate grades as may be necessary for duty with brigades, divisions, and higher units in which the forces provided for herein may be organized by the President, and general officers of appropriate grade for the several Coast Artillery districts. In so far as such appointments may be made from any of the forces herein provided for, the appointees may be selected irrespective of the grades held by them in such forces. Vacancies in all grades in the Regular Army resulting from the appointment of officers thereof to higher grades in the forces other than the Regular Army herein provided for shall be filled by temporary promotions and appointments in the manner prescribed for filling temporary vacancies by section one hundred and fourteen of the National Defense Act approved June third, nineteen hundred and sixteen; and officers appointed under the provisions of this Act to higher grades in the forces other than the Regular Army herein provided for shall not vacate their permanent commissions nor be prejudiced in their relative or lineal standing in the Regular Army.

SEC. 9. That the appointments authorized and made as provided by the second. third, fourth, fifth, sixth, and seventh paragraphs of section one and by section eight of this Act, and the temporary appointments in the Regular Army authorized by the first paragraph of section one of this Act, shall be for the period of the emergency unless sooner terminated by discharge or otherwise. The President is hereby authorized to discharge any officer from the office held by him under such appointment for any cause which, in the judgment of the President, would promote the public service; and the general commanding any division and higher tactical organization or territorial department is authorized to appoint from time to time military boards of not less than three nor more than five officers of the forces herein provided for to examine into and report upon the capacity, qualification, conduct, and efficiency of any commissioned officer within his command other than officers of the Regular Army holding permanent or provisional commissions therein. Each member of such board shall be superior in rank to the officer whose qualifications are to be inquired into, and if the report of such board be adverse to the continuance of any such officer and be approved by the President, such officer shall be discharged from the service at the discretion of the President with one month's pay and allowances.

Sec. 10. That all officers and enlisted men of the forces herein provided for

other than the Regular Army shall be in all respects on the same footing as to

pay, alllowances, and pensions as officers and enlisted men of corresponding grades and length of service in the Regular Army; and commencing June one, nineteen hundred and seventeen, and continuing until the termination of the emergency, all enlisted men of the Army of the United States in active service whose base pay does not exceed \$21 per month shall receive an increase of \$15 per month; those whose base pay is \$24, an increase of \$12 per month; those whose base pay is \$30, \$36, or \$40, an increase of \$8 per month, and those whose base pay is \$45 or more, an increase of \$6 per month: *Provided*, That the increases of pay herein authorized shall not enter into the computation of the continuous-service pay.

Sec. 11. That all existing restrictions upon the detail, detachment, and employment of officers and enlisted men of the Regular Army are hereby suspended for

the period of the present emergency.

SEC. 12. That the President of the United States, as Commander in Chief of the Army, is authorized to make such regulations governing the prohibition of alcoholic liquors in or near military camps and to the officers and enlisted men of the Army as he may from time to time deem necessary or advisable: Provided, That no person, corporation, partnership, or association shall sell, supply, or have in his or its possession any intoxicating or spirituous liquors at any military station, cantonment, camp, fort, post, officers' or enlisted men's club, which is being used at the time for military purposes under this Act, but the Secretary of War may make regulations permitting the sale and use of intoxicating liquors for medicinal purposes. It shall be unlawful to sell any intoxicating liquor, including beer, ale, or wine, to any officer or member of the military forces while in uniform, except as herein provided. Any person, corporation, partnership, or association violating the provisions of this section or the regulations made thereunder shall, unless otherwise punishable under the Articles of War, be deemed guilty of a misdemeanor and be punished by a fine of not more than \$1,000 or imprisonment for not more than twelve months, or both.

Sec. 13. That the Secretary of War is hereby authorized, empowered, and directed during the present war to do everything by him deemed necessary to suppress and prevent the keeping or setting up of houses of ill fame, brothels, or bawdy houses within such distance as he may deem needful of any military camp, station, fort, post, cantonment, training or mobilization place, and any person, corporation, partnership, or association receiving or permitting to be received for immoral purposes any person into any place, structure, or building used for the purpose of lewdness, assignation, or prostitution within such distance of said places as may be designated, or shall permit any such person to remain for immoral purposes in any such place, structure, or building as aforesaid, or who shall violate any order, rule, or regulation issued to carry out the object and purpose of this section shall, unless otherwise punishable under the Articles of War, be deemed guilty of a misdemeanor and be punished by a fine of not more than \$1,000, or imprisonment for not more than twelve months, or both.

SEC. 14. That all laws and parts of laws in conflict with the provisions of this

Act are hereby suspended during the period of this emergency.

Approved, May 18, 1917.

II. AMENDMENTS AND ADDITIONS TO THE SELECTIVE SERVICE LAW.

[Public Resolution—No. 29—65th Congress.]

[S. J. Res. 123.]

JOINT RESOLUTION Providing for the calling into military service of certain classes of persons registered and liable for military service under the terms of the Act of Congress approved May eighteenth, nineteen hundred and seventeen, entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That if under any regulations heretofore or hereafter prescribed by the President persons registered and liable for military service under the terms of the Act of Congress approved May eighteenth, nineteen hundred and seventeen, entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," are placed in classes for the purpose of determining their relative liability for military service, no provision of said Act shall prevent the President from

calling for immediate military service under regulations heretofore or hereafter prescribed by the President all* or part of the persons in any class or classes except those exempt from draft under the provisions of said Act, in proportion to the total number of persons placed in such class or classes in the various subdivisions of the States, Territories, and the District of Columbia designated by the President under the terms of said Act; or from calling into immediate military service persons classed as skilled experts in industry or agriculture, however classified or wherever residing.

Approved, May 16, 1918.

[Public Resolution-No. 30-65th Congress.]

[S. J. Res. 124.]

JOINT RESOLUTION Providing for the registration for military service of all male persons citizens of the United States and all male persons residing in the United States who have, since the fifth day of June, nineteen hundred and seventeen, and on or before the day set for the registration by proclamation by the President, attained the age of twenty-one years, in accordance with such rules and regulations as the President may prescribe under the terms of the Act approved May eighteenth, nineteen hundred and seventeen, entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That during the present emergency all male persons, citizens of the United States and all male persons residing in the United States, who have, since the fifth day of June, nineteen hundred and seventeen, and on or before the day set for the registration by proclamation by the President, attained the age of twenty-one years, shall be subject to registration in accordance with regulations to be prescribed by the President, and that upon proclamation by the President, stating the time and place of such registration, it shall be the duty of all such persons, except such persons as are exempt from registration under the Act of May eighteenth, nineteen hundred and seventeen, and any Act or Acts amendatory thereof, to present themselves for and submit to registration under the provisions of said Act approved May eighteenth, nineteen hundred and seventeen, and they shall be registerd in the same manner and subject to the same requirements and liabilities as those previously registered under the terms of said Act: Provided, That those persons registered under the provisions of this Act shall be placed at the bottom of the list of those liable for military service, in the several classes to which they are assigned, under such rules and regulations as the President may prescribe.

Sec. 2. That after the day set under section one hereof for the registration by proclamation by the President at such intervals as the President may from time to time prescribe, the President may require that all male persons, citizens of the United States and all male persons residing in the United States, who have attained the age of twenty-one years since the last preceding date of registration, and on or before the next day set for the registration by proclamation by the President, except such persons as are exempt from registration under the Act of May eighteenth, nineteen hundred and seventeen, and any Act or Acts amendatory thereof, shall be registered in the same manner and subject to the same requirements and liabilities as those previously registered under the terms of said Act: Provided, That students who are preparing for the ministry in recognized theological or divinity schools, and students who are preparing for the practice of medicine and surgery in recognized medical schools, at the time of the approval of this Act shall be exempt from the selective draft prescribed in the Act of May eighteenth, nineteen hundred and seventeen.

Sec. 3. That all such persons when registered shall be liable to military service and to draft under the terms of said Act approved May eighteenth, nineteen hundred and seventeen, under such regulations as the President may

prescribe not inconsistent with the terms of said Act.

Sec. 4. That all such persons shall be subject to the terms and provisions and liabilities of said Act approved May eighteenth, nineteen hundred and seventeen, in all respects as if they had been registered under the terms of said Act, and every such person shall be deemed to have notice of the requirements of said Act and of this joint resolution upon the publication of any such proclamation by the President.

Approved, May 20, 1918,

[Purlic-No. 210-65th Congress.]

[H. R. 12731.]

AN ACT Amending the Act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second sentence of section two of the Act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen, as amended, be, and is hereby, amended to read as follows:

Such draft as herein provided shall be based upon liability to milltary service of all male citizens and male persons residing in the United States, not alien enemies, who have declared their intention to become citizens, between the ages of eighteen and forty-five, both inclusive, and shall take place and be maintained under such regulations as the President may prescribe not inconsistent with the terms of this Act: *Provided*, That the President may draft such persons liable to military service in such sequence of ages and at such time or times as he may prescribe: Provided further, That a citizen or subject of a country neutral in the present war who has declared his intention to become a citizen of the United States shall be relieved from liability to military service upon his making a declaration, in accordance with such regulatons as the President may prescribe, withdrawing his intention to become a citizen of the United States, which shall operate and be held to cancel his declaration of intention to become an American citizen, and he shall forever be debarred from becoming a citizen of the United States.

SEC. 2. That the provision wherever occurring in section four of said Act, "persons engaged in industries, including agriculture, found to be necessary to the maintenance of the Military Establishment or the effective operation of the military forces or the maintenance of national interest during the emer-

gency," be, and is hereby, amended to read as follows:

Persons engaged in industries, occupations, or employments, including agriculture, found to be necessary to the maintenance of the Military Establishment or the effective operation of the military forces or the maintenance of national interest during the emergency.

SEC. 3. That section five of said Act be, and is hereby, amended to read as

That all male persons between the ages of eighteen and forty-five, both inclusive, shall be subject to registration in accordance with regulations to be prescribed by the President, and, upon, proclamation by the President or other public notice given by him or by his direction stating the time or times and place or places of any such registration, it shall be the duty of all persons of the designated ages, except officers and enlisted men of the Regular Army; officers and enlisted men of the National Guard while in the service of the United States: officers of the Officers' Reserve Corps and enlisted men in the Enlisted Reserve Corps while in the service of the United States; officers and enlisted men of the Navy and Marine Corps; officers and enlisted and enrolled men in the Naval Reserve Force and Marine Corps Reserve while in the service of the United States; officers commissioned in the Army of the United States under the provisions of this Act; persons who, prior to any day set for registration by the President hereunder, have registered under the terms of this Act or under the terms of the resolution entitled "Joint resolution providing for the registration for military service of all male persons citizens of the United States and all male persons residing in the United States who have, since the fifth day of June, nineteen hundred and seventeen, and on or before the day set for the registration by proclamation by the President, attained the age of twenty-one years, in accordance with such rules and regulations as the President may prescribe under the terms of the Act approved May eighteenth, nineteen hundred and seventeen, entitled 'An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May twentieth, nineteen hundred and eighteen, whether called for service or not, and diplomatic representatives, technical attaches of foreign embassies and legations; consuls general, consuls, vice consuls, and consular agents of foreign countries, residing in the United States, who are not citizens of the United States to present themselves for and submit to registration under the provisions of this Act; and every such person shall be deemed to have notice

of the requirements of this Act upon the publication of any such proclamation or any such other public notice as aforesaid given by the President or by his direction; and any person who shall willfully fail or refuse to present himself for registration or to submit thereto as herein provided shall be guilty of a misdemeanor and shall, upon conviction in a district court of the United States having jurisdiction thereof, be punished by imprisonment for not more than one year and shall thereupon be duly registered: Provided, That in the call of the docket precedence shall be given, in courts trying the same, to the trial of criminal proceedings under this Act: Provided further, That persons shall be subject to registration as herein provided who shall have attained their eighteenth birthday and who shall not have attained their forty-sixth birthday on or before the day set for the registration in any such proclamation by the President or any such other public notice given by him or by his direction, and all persons so registered shall be and remain subject to draft into the forces hereby authorized unless exempted or excused therefrom as in this Act provided: Provided further. That the President may at such intervals as he may desire from time to time require all male persons who have attained the age of eighteen years since the last preceding date of registration and on or before the next date set for registration by proclamation by the President, except such persons as are exempt from registration hereunder, to register in the same manner and subject to the same requirements and liabilities as those previously registered under the terms thereof: And provided further, That in the case of temporary absence from actual place of legal residence of any person liable to registration as provided herein, such registration may be made by mail under regulations to be prescribed by the President: And provided further, That men registered under the provisions of this Act who have served in the Navy of the United States shall, upon their own application, be permitted to reenlist in the naval or marine service of the United States with and by the approval of the Secretary of the Navy.

SEC. 4. That all men rendered available for induction into the military service of the United States through registration or draft heretofore or hereafter made pursuant to law, shall be liable to service in the Army or the Navy or the Marine Corps, and shall be allotted to the Army, the Navy, and the Marine Corps under regulations to be prescribed by the President: *Provided*, That all persons drafted and allotted to the Navy or the Marine Corps in pursuance hereof shall, from the date of allotment, be subject to the laws and regulations

governing the Navy and the Marine Corps, respectively.

Sec. 5. That the wife of a soldier or sailor serving in the present war shall not be disqualified for any position or appointment under the Government because

she is a married woman.

Sec. 6. That soldiers, during the present emergency, regardless of age and existing law and regulations, shall be eligible to receive commissions in the Army of the United States. They shall likewise be eligible to admission to officers' schools under such rules and regulations as may be adopted for entrance to such schools, but shall not be barred therefrom or discriminated against on account of age.

Sec. 7. That the Secretary of War is authorized to assign to educational institutions, for special and technical training, soldiers who enter the military service under the provisions of this Act in such numbers and under such regulations as he may prescribe; and is authorized to contract with such educational institutions for the subsistence, quarters, and military and academic in-

struction of such soldiers,

Sec. 8. That any person, under the age of twenty-one, who has served or shall hereafter serve in the Army of the United States during the present emergency, shall be entitled to the same rights under the homestead and other land aud mineral entry laws, general or special, as those over twenty-one years of age now possess under said laws: Provided, That any requirements as to establishment of residence within a limited time shall-be suspended as to entry by such person until six months after his discharge from military service: Provided further, That applications for entry may be verified before any officer in the United States, or any foreign country, authorized to administer oaths by the laws of the State or Territory in which the land may be situated.

Sec. 9. That hereafter, uniforms, accounterments, and equipment shall, upon the request of any officer of the Army or cadet at the Military Academy, be furnished by the Government at cost, subject to such restrictions and regula-

tions as the Secretary of War may prescribe.

Approved, August 31, 1918.

[Public—No. 103—65th Congress.]

TH. R. 6361.3

AN ACT To extend protection to the civil rights of members of the Military and Navai Establishment of the United States engaged in the present war.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

ARTICLE 1.

GENERAL PROVISIONS.

Sec. 100. That for the purpose of enabling the United States the more successfully to prosecute and carry on the war in which it is at present engaged, protection is hereby extended to persons in military service of the United States in order to prevent prejudice or injury to their civil rights during their term of service and to enable them to devote their entire energy to the military nceds of the Nation, and to this end the following provisions are made for the temporary suspension of legal proceedings and transactions which may prejudlee the civil rights of persons in such service during the continuance of the present war.

Sec. 101. (1) That the term "persons in military service," as used in this Act, shall include the following persons and no others: All officers and enlisted men of the Regular Army, the Regular Army Reserve, the Officers' Reserve Corps, and the Enlisted Reserve Corps; all officers and enlisted men of the National Guard and National Guard Reserve recognized by the Militia Bureau of the War Department; all forces raised under the Act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen; all officers and enlisted men of the Navy, the Marine Corps, and the Coast Guard; all officers and enlisted men of the Naval Militia, Naval Reserve force, Marine Corps Reserve, and National Naval Volunteers recognized by the Navy Department; all officers of the Public Health Service detailed by the Secretary of the Treasury for duty either with the Army or the Navy; any of the personnel of the Lighthouse Service and of the Coast and Geodetic Survey transferred by the President to the service and jurisdiction of the War Department or of the Navy Department; members of the Nurse Corps; Army field clerks; field clerks, Quartermaster Corps; civilian clerks and employees on duty with the military forces detailed for service abroad in accordance with provisions of existing law; and members of any other body who have heretofore or may hereafter become a part of the military or naval forces of the United States. The term "military service," as used in this definition, shall signify active service in any branch of service heretofore mentioned or referred to, but reserves and persons on the retired list shall not be included in the term "persons in military service" until ordered to active service. The term "active service" shall include the period during which a person in military service is absent from duty on account of sickness, wounds, leave, or other lawful cause.

(2) The term "period of military service," as used in this Act, shall include the time between the following dates: For persons in active service at the date of the approval of this Act it shall begin with the date of approval of this Act; for persons entering active service after the date of this Act, with the date of entering active service. It shall terminate with the date of discharge from active service or death while in active service, but in no case later than the date when this Act ceases to be in force.

(3) The term "person," as used in this Act, with reference to the holder of any right alleged to exist against a person in military service or against a person secondarily liable under such right, shall include individuals, partnerships, corporations, and any other forms of business association.

(4) The term "court," as used in this Act shall include any court of competent jurisdiction of the United States or of any State, whether or not a court

(5) The term "termination of the war" as used in this Act shall mean the termination of the present war by the treaty of peace as proclaimed by the President.

SEC. 102. (1) That the provisions of this Act shall apply to the United States, the several States and Territories, the District of Columbia, and all territory subject to the jurisdiction of the United States, and to proceedings commenced in any court therein, and shall be enforced through the usual forms of procedure obtaining in such courts or under such regulations as may be by them prescribed.

(2) When under this Act any application is required to be made to a court in which no proceeding has already been commenced with respect to the matter,

such application may be made to any court.

Sec. 103. Whenever pursuant to any of the provisions of this Act the enforcement of any obligation or liability, the prosecution of any suit or proceeding, the entry or enforcement of any order, writ, judgment, or decree, or the performance of any other act, may be stayed, postponed, or suspended, such stay, postponement, or suspension may, in the discretion of the court, likewise be granted to suretles, guarantors, indorsers, and others subject to the obligation or liability, the performance or enforcement of which is stayed, postponed, or suspended.

When a judgment or decree is vacated or set aside in whole or in part, as provided in this Act, the same may, in the discretion of the court, likewise be set aside and vacated as to any snrety, guarantor, indorser, or other person liable upon the contract or liability for the enforcement of which the judgment or decree was entered.

ARTICLE II.

GENERAL RELIEF.

SEC. 200. That in any action or proceeding commenced in any court if there shall be a default of an appearance by the defendant the plaintiff before entering judgment shall file in the court an affidavit setting forth facts showing that the defendant is not in military service. If unable to file such affidavit plaintiff shall in lien thereof file an affidavit setting forth either that the defendant is in the military service or that plaintiff is not able to determine whether or not defendant is in such service. If an affidavit is not filed showing that the defendant is not in the military service, no judgment shall be entered without first securing an order of court directing such entry, and no such order shall be made if the defendant is in such service until after the court shall have appointed an attorney to represent defendant and protect his interest and the court shall on application make such appointment. Unless it appears that the defendant is not in such service the court may require as a condition before judgment is entered that the plaintiff file a bond approved by the court conditioned to indemnify the defendant, if in military service, against any loss or damage that he may suffer by reason of any judgment should the judgment be thereafter set aside in whole or in part. And the court may make such other and further order or enter such judgment as in its opinion may be necessary to protect the rights of the defendant under this Act.

(2) Any person who shall make or use an affidavit required under this section knowing it to be false shall be guilty of a misdemeanor and shall be punishable hy imprisonment not to exceed one year or by fine not to exceed \$1,000,

or both.

(3) In any action or proceeding in which a person in military service is a party if such party does not personally appear therein or is not represented by an authorized attorney, the court may appoint an attorney to represent him; and in such case a like bond may be required and an order made to protect the rights of such person. But no attorney appointed under this Act to protect a person in military service shall have power to waive any right of the person for

whom he is appointed or bind him by his acts.

(4) If any judgment shall be rendered in any action or proceeding governed by this section against any person in military service during the period of such service or within thirty days thereafter, and it appears that such person was prejudiced by reason of his military service in making his defense thereto, such judgment may, upon application, made by such person or his legal representative, not later than ninety days after the termination of such service, be opened by the court rendering the same and such defendant or his legal representative let in to defend; provided it is made to appear that the defendant has a meritorious or legal defense to the action or some part thereof. Vacating, setting aside, or reversing any judgment because of any of the provisions of this Act shall not impair any right or title acquired by any bona fide purchaser for value under such judgment.

经推

SEC. 201. That at any stage thereof any action or proceeding commenced in any court by or against a person in military service during the period of such service or within sixty days thereafter may, in the discretion of the court in which it is pending, on its own motion, and shall, on application to it by such person or some person on his behalf, be stayed as provided in this Act, unless, in the opinion of the court, the ability of plaintiff to prosecute the action or the defendant to conduct his defense is not materially affected by reason of his military service.

Sec. 202. That when an action for compliance with the terms of any contract is stayed pursuant to this Act no fine or penalty shall accrue by reason of failure to comply with the terms of such contract during the period of such stay, and in any case where a person fails to perform any obligation and a fine or penalty for such nonperformance is incurred a court may, on such terms as may be just, relieve against the enforcement of such fine or penalty if it shall appear that the person who would suffer by such fine or penalty was in the military service when the penalty was incurred and that by reason of such service the ability of such person to pay or perform was thereby materially impaired.

Sec. 203. That in any action or proceeding commenced in any court against a person in military service, before or during the period of such service, or within sixty days thereafter, the court may, in its discretion, on its ewn motion, or on application to it by such person or some person on his behalf shall, unless in the opinion of the court the ability of the defendant to comply with the judgment or order entered or sought is not materially affected by reason of his military service:

(1) Stay the execution of any judgment or order entered against such person, as provided in this Act, and

(2) Vacate or stay any attachment or garnishment of property, money, or debts in the hands of another, whether before or after judgment, as provided in

this Act.

Sec. 204. That any stay of any action, proceeding, attachment, or execution, ordered by any court under the provisions of this Act may, except as otherwise provided, be ordered for the period of military service and three months thereafter or any part of such period, and subject to such terms as may be just, whether as to payment in installments of such amounts and at such times as the court may fix or otherwise. Where the person in military service is a codefendant with others the plaintiff may nevertheless by leave of court proceed against the others.

Sec. 205. That the period of military service shall not be included in computing any period now or hereafter to be limited by any law for the bringing of any action by or against any person in military service or by or against his heirs, executors, administrators, or assigns, whether such cause of action shall

have accrued prior to or during the period of such service.

ARTICLE III.

RENT, INSTALLMENT CONTRACTS, MORTGAGES.

Sec. 300. (1) That no eviction or distress shall be made during the period of military service in respect of any premises for which the agreed rent does not exceed \$50 per month, occupied chiefly for dwelling purposes by the wife, children, or other dependents of a person in military service, except upon leave of court granted upon application therefor or granted in an action or proceeding affecting the right of possession.

(2) On any such application or in any such action the court may, in its discretion, on its own motion, and shall, on application, unless in the opinion of the court the ability of the tenant to pay the agreed rent is not materially affected by reason of such military service, stay the proceedings for not longer than three months, as provided in this Act, or it may make such other order as

may be just.

(3) Any person who shall knowingly take part in any eviction or distress otherwise than as provided in subsection (1) hereof shall be guilty of a misdemeanor, and shall be punishable by imprisonment not to exceed one year or by fine not to exceed \$1,000, or both.

(4) The Secretary of War or the Secretary of the Navy, as the case may be, is hereby empowered, subject to such regulations as he may prescribe, to order an allotment of the pay of a person in military service in reasonable

proportion to discharge the rent of premises occupied for dwelling purposes by

the wife, children, or other dependents of such person.

SEC. 301. (1) That no person who has received, or whose assignor has received, under a contract for the purchase of real or personal property, or of lease or bailment with a view to purchase of such property, a deposit or installment of the purchase price from a person or from the assignor of a person who, after the date of payment of such deposit or installment, has entered military service, shall exercise any right or option under such contract to rescind or terminate the contract or resume possession of the property for nonpayment of any installment falling due during the period of such military service, except by action in a court of competent jurisdiction.

(1a) Any person who shall knowingly resume possession of property which is the subject of this section otherwise than as provided in subsection (1) hereof shall be guilty of a misdemeanor and shall be punished by imprisonment

not to exceed one year or by fine not to exceed \$1,000, or both.

(2) Upon the hearing of such action the court may order the repayment of prior installments or deposits or any part thereof, as a condition of terminating the contract and resuming possession of the property, or may, in its discretion, on its own motion, and shall, on application to it by such person in military service or some person on his behalf, order a stay of proceedings as provided in this Act unless, in the opinion of the court, the ability of the defendant to comply with the terms of the contract is not materially affected by reason of such service; or it may make such other disposition of the case as may be equitable to conserve the interests of all parties.

Sec. 302. (1) That the provisions of this section shall apply only to obligations originating prior to the date of approval of this Act and secured by mortgage, trust deed, or other security in the nature of a mortgage upon real or personal property owned by a person in military service at the commencement

of the period of the military service and still so owned by him.

(2) In any proceeding commenced in any court during the period of military service to enforce such obligation arising out of nonpayment of any sum thereunder due or out of any other breach of the terms thereof occurring prior to or doing the period of such service, the court may, after hearing, in its discretion, on its own motion, and shall, on application to it by such person in military service or some person on his behalf, unless in the opinion of the court the ability of the defendant to comply with the terms of the obligation is not materially affected by reason of his military service—

(a) Stay the proceedings as provided in this Act; or

(b) Make such other disposition of the case as may be equitable to conserve

the interests of all parties.

(3) No sale under a power of sale or under a judgment entered upon warrant of attorney to confess judgment contained in any such obligation shall be valid if made during the period of military service or within three months thereafter, unless upon an order of sale previously granted by the court and a return thereto made and approved by the court.

ARTICLE IV.

INSURANCE.

SEC. 400. That in this Article the term "policy" shall include any contract of life insurance on the level premium or legal reserve plan. It shall also include any benefit in the nature of life insurance arising out of membership in any fraternal or beneficial association; the term "premium" shall include membership dues or assessments in such association, and the date of issuance of policy as herein limited shall refer to the date of admission to membership in such association; the term "insured" shall include any person who is the holder of a policy as defined in this Article; the term "insurer" shall include any corporation, partnership, or other form of association which secures or provides insurance under any policy as defined in this Article.

SEC. 401. That the benefits of this Article shall apply to any person in military service who is the holder of a policy of life insurance, when such holder shall apply for such benefits on a form prepared in accordance with regulations which shall be prescribed by the Secretary of the Treasury. Such form shall set forth particularly that the application therein made is a consent to such modification of the terms of the original contract of insurance as are made necessary by the provisions of this Article and by receiving and filing the same

the insurer shall be deemed to have assented thereto, to the extent, if any, to which the policy on which the application is made is within the provisions of this Article. The original of such application shall be sent by the insured to the insurer, and a copy thereof to the Bureau of War Risk Insurance.

The Bureau of War Risk Insurance shall issue through sultable military and naval channels a notice explaining the provisions of this Article and shall furnish forms to be distributed to those desiring to make application for its benefits.

Sec. 402. That the benefits of this Act shall be available to any person in military service in respect of contracts of insurance in force under their terms up to but not exceeding a face value of \$5,000, irrespective of the number of policies held by such person whether in one or more companies, when such contracts were made and a premium was paid thereon before September first, nlneteen hundred and seventeen; but in no event shall the provisions of this Article apply to any policy on which premiums are due and unpaid for a period of more than one year at the time when application for the benefits of this Article is made or in respect of any policy on which there is outstanding a policy loan or other indebtedness equal to or greater than fifty per centum of the cash surrender value of the policy.

SEC. 403. That the Bureau of War Risk Insurance shall, subject to regulations, which shall be prescribed by the Secretary of the Treasury, compile and maintain a list of such persons in military service as have made application for the benefits of this Article, and shall (1) reject any applications for such benefits made by persons who are not persons in military service; (2) reject any applications for such benefits in excess of the amount permitted by section four hundred and two; and (3) reject any applications in respect of contracts of insurance otherwise not entitled to the benefits of this Article. Said bureau shall immediately notify the insurer and the insured in writing of every rejection or

approval.

Sec. 404. That when one or more applications are made under this Article by any one person in military service in respect of insurance exceeding a total face value of \$5,000, whether on one or more policies or in one or more companies, and the insured shall not in his application indicate an order of preference, the Bureau of War Risk Insurance shall reject such policies as have the inferior cash surrender value, so as to reduce the total benefits conferred within the face value of \$5,000, and where necessary for this purpose shall direct the insurer to divide any policy into two separate policies. The said bureau shall immediately notify the insurer and the insured in writing of such selection.

Sec. 405. That no policy which has not lapsed for the nonpayment of premium before the commencement of the period of military service of the insured, and which has been brought within the benefits of this Article, shall lapse or be forfeited for the nonpayment of premium during the period of such service or during one year after the expiration of such period: *Provided*, That in no case shall this prohibition extend for more than one year after the termination of

the war.

SEC. 406. That within the first fifteen days of each calendar month after the date of approval of this Act until the expiration of one year after the termination of the war, every insurance corporation or association to which application has been made as herein provided, for the benefits of this Article, shall render to the Bureau of War Risk Insurance a report, duly verified, setting forth the following facts:

First. The names of the persons who have applied for such benefits, and the face value of the policies in respect of which such benefits have been applied

for by such persons, during the preceding calendar month;

Second. A list as far as practicable of the premiums in respect of policies entitled to the benefits of this Article which remain unpaid on the last day of the preceding calendar month, which day is at least thirty-one days after the due date of the premiums, provided such premiums have not previously been so reported as in default;

Third. A list of premiums which, having been previously reported as in default, have been pald by the policyholder or some one on his behalf in whole

or in part during the preceding calendar month;

Fourth. A computation of the difference between the total amount of defaulted premiums therein reported and the total amount of premiums paid as therein reported, after having been previously reported as in default. From this sum shall be deducted the total sum of any premiums previously reported as in default, upon policies in respect of which the Bureau of War Risk Insurance has, since the date of such report, rejected an application for the bene-

fits of this Article. The final sum so arrived at shall be denominated the monthly difference.

SEC. 407. That the Bureau of War Risk Insurance shall verify the computation of monthly difference reported by each insurer, and shall certify it, as

corrected, to the Secretary of the Treasury and the insurer.

Sec. 408. That the Secretary of the Treasnry shall, within ten days thereafter, deliver each month to the proper officer of each insurer, bonds of the United States to the amount of that multiple of \$100 nearest to the monthly difference certified in respect of each insurer. Such bonds shall be registered in the names of the respective insurers, who shall be entitled to receive the Interest accuring thereon, and such bonds shall not be transferred, or again registered, except upon the approval of the Director of the Bureau of War Risk Insurance, and shall remain in the possession of the insurer until settlement is made in accordance with this Article: *Provided*, That whenever the fact of insolvency shall be ascertained by the Director of the Bureau of War Risk Insurance all obligation on the part of the United States, under this Article, for future premiums on policies of such insurer shall thereupon terminate. An insurer shall furnish semiannual statements to the Bureau of War Risk Insurance.

furnish semiannual statements to the Bureau of War Risk Insurance. SEC. 409. That the bonds so delivered shall be held by the respective insurers as security for the payment of the defaulted premiums with interest. To indemnify it against loss the United States shall have a first lien upon any policy receiving the benefits of this Article, subject only to any lien existing at the time the policy became subject to this Act, and no loan or settlement or payment of dividend shall be made by the insurer on such policy which may prejudice the security of such lien. Before any dividend is paid or any loan or settlement is made the written consent of the Bureau of War Risk Insurance must be ob-

tained.

SEC. 410. That in the event that the military service of any person being the holder of a policy receiving the benefits of this Article shall be terminated by death, the amount of any unpaid premiums, with interest at the rate provided for in the policy for policy loans, shall be deducted from the proceeds of the policy and shall be included in the next monthly report of the insurer as premiums paid.

Sec. 411. That if the Insured does not within one year after the termination of his period of military service pay to the insurer all past due premiums with interest thereon from their several due dates at the rate provided in the policy for policy loans, the policy shall at the end of such year immediately lapse and become void, and the insurer shall thereupon become liable to pay the cash surrender value thereof, if any: *Provided*, That if the insured is in the military service at the termination of the war such lapse shall occur and surrender value be payable at the expiration of one year after the termination of the war.

Sec. 412. That at the expiration of one year after the termination of the war there shall be an account stated between each insurer and the United States,

in which the following items shall be credited to the insurer.

(1) The total amount of the monthly differences reported under this Article;
(2) The difference between the total interest received by the insurer upon the bonds held by it as security and the total interest upon such monthly differences at the rate of five per centum per annum; and in which there shall be credited to the United States the amount of the cash surrender value of each policy lapsed or forfeited as provided in section four hundred and eleven, but not in any case a greater amount on any policy than the total of the unpaid premiums with interest thereon at the rate provided for in the policy for policy loans.

Sec. 413. That the balance in favor of the insurer shall, in each case, be paid to it by the United States upon the surrender by the insurer of the bonds delivered to it from time to time by the Secretary of he Treasury under the pro-

visions of this Article.

Sec. 414. That this Article shall not apply to any policy which is void or which may at the option of the insurer be voidable, if the insured is in military service, either in this country or abroad, nor to any policy which as a result of being in military service, either in this country or abroad, provides for the payment of any sum less than the face thereof or for the payment of an additional amount as premium.

SEC. 415. That this Article shall apply only to insurance companies or associations which are required by the law under which they are organized or doing business to maintain a reserve, or which if not so required, have made or shall make provision for the collection from all those insured in such insurer of a premlum to cover the special war risk of those insured persons who are in military service.

ARTICLE V.

TAXES AND PUBLIC LANDS.

SEC. 500. (1) That the provisions of this section shall apply when any taxes or assessments, whether general or special, falling due during the period of military service in respect of real property owned and occupied for dwelling or business purposes by a person in military service or his dependents at the commencement of his period of military service and still so occupied by his

dependents or employees are not paid.

(2) When any person in military service, or any person in his behalf, shall file with the collector of taxes, or other officer whose duty it is to enforce the collection of taxes or assessments, an affidavit showing (a) that a tax or assessment has been assessed upon property which is the subject of this section, (b) that such tax or assessment is unpaid, and (c) that by reason of such military service the ability of such person to pay such tax or assessment is materially affected, no sale of such property shall be made to enforce the collection of such tax or assessment, or any proceeding or action for such purpose commenced, except upon leave of court granted upon an application made therefor by such collector or other officer. The court thereupon may stay such proceedings or such sale, as provided in this Act, for a period extending not more than six months after the termination of the war.

(3) When by law such property may be sold or forfeited to enforce the collection of such tax or assessment, such person in military service shall have the right to redeem or commence an action to redeem such property, at any time not later than six months after the termination of such service, but in no case later than six months after the termination of the war; but this shall not be taken to shorten any period, now or hereafter provided by the laws of any State or

Territory for such redemption.

(4) Whenever any tax or assessment shall not be paid when due, such tax or assessment due and unpaid shall bear interest until paid at the rate of six per centum per annum, and no other penalty or interest shall be incurred by reason of such nonpayment. Any lien for such unpaid taxes or assessment shall also include such interest thereon.

SEC. 501. That no right to any public lands initiated or acquired prior to entering military service by any reason under the homestead laws, the desertland laws, the mining-land laws, or any other laws of the United States, shall be forfeited or prejudiced by reason of his absence from such land, or of his failure to perform any work or make any improvements thereon, or to do any other act required by any such law during the period of such service. Nothing in this section contained shall be construed to deprive a person in military service or his heirs or devisees of any benefits to which he or they may be entitled under the Act entitled "An Act for the relief of homestead entrymen or settlers who enter the military or naval service of the United States in time of war," approved July twenty-eighth, nineteen hundred and seventeen; the Act entitled "An Act for the protection of desert-land entrymen who enter the military or naval service of the United States in time of war," approved August seventh, nineteen hundred and seventeen; the Act entitled "An Act to provide further for the national security and defense by stimulating agriculture and facilitating the distribution of agricultural products," approved August tenth, nineteen hundred and seventeen; the joint resolution "To relieve the owners of mining claims who have been mustered into the military or naval service of the United States as officers or enlisted men from performing assessment work during the term of such service," approved July seventeenth, nineteen hundred and seventeen; or any other Act or resolution of Congress: Provided, That nothing in this section contained shall be construed to limit or affect the right of a person in the military service to take any action during his term of service that may be authorized by law, or the regulations of the Interior Department thereunder, for the perfection, defense, or further assertion of rights initiated prior to the date of entering military service, and it shall be lawful for any person while in military service to make any affidavit or submit any proof that may be required by law, or the practice of the General Land Office In connection with the entry, perfection, defense, or further assertion of any rights initiated prior to entering military service, before the officer in immediate command and holding a commission in the branch of the service in which the party is engaged, which affidavits shall be as binding in law and with like penalties as if taken before the Register of the United States Land Office.

ÁRTICLE VI.

ADMINISTRATIVE REMEDIES.

Sec. 600. That where in any proceeding to enforce a civil right in any court it is made to appear to the satisfaction of the court that any interest, property, or contract has since the date of the approval of this Act been transferred or acquired with intent to delay the just enforcement of such right by taking advantage of this Act, the court shall enter such judgment or make such order as might lawfully be entered or made the provisions of this Act to the contrary notwithstanding.

Sec. 601. (1) That in any proceeding under this Act a certificate signed by The Adjutant General of the Army as to persons in the Army or in any branch of the United States service while serving pursuant to law with the Army, signed by the Chief of the Bureau of Navigation of the Navy Department as to persons in the Navy or in any other branch of the United States service while serving pursuant to law with the Navy, and signed by the Major General, Commandant, United States Marine Corps, as to persons in the Marine Corps, or in any other branch of the United States service while serving pursuant to law with the Marine Corps, or signed by an officer designated by any of them, respectively, for the purpose, shall when produced be prima facie evidence as to any of the following facts stated in such certificate:

That a person named has not been, or is, or has been in military service; the tlme when and the place where such person entered military service, his residence at that time, and the rank, branch, and unit of such service that he entered, the dates within which he was in military service, the monthly pay received by such person at the date of issuing the certificate, the time when and place where such person died in or was discharged from such service.

It shall be the duty of the foregoing officers to furnish such certificate on application, and any such certificate when purporting to be signed by any one of such officers or by any person purporting upon the face of the certificate to have been so authorized shall be prima facie evidence of its contents and of the

authority of the signer to issue the same.

(2) Where a person in military service has been reported missing he shall be presumed to continue in the service until accounted for, and no period herein limited which begins or ends with the death of such person shall begin or end until the death of such person is in fact reported to or found by the Department of War or Navy, or any court or board thereof, or until such death is found by a court of competent jurisdiction: *Provided*, That no period herein limited which begins or ends with the death of such person shall be extended hereby beyond a period of six months after the termination of the war.

Sec. 602. That any interlocutory order made by any court under the provisions of this Act may, upon the court's own motion or otherwise, be revoked, modified, or extended by it upon such notice to the parties affected as it may

require.

Sec. 603. That this Act shall remain in force until the termination of the war, and for six months thereafter: *Provided*, That wherever under any section or provision of this Act a proceeding, remedy, privilege, stay, limitation, accounting, or other transaction has been authorized or provided, the due exercise or enjoyment of which may extend beyond the period herein fixed for the termination of this Act, such section or provision shall be deemed to continue in full force and effect so long as may be necessary to the exercise or enjoyment of the proceeding, remedy, privilege, stay, limitation, accounting, or transaction aforesaid.

Sec. 604. That this Act may be cited as the Soldiers' and Sailors' Civil Relief Act.

Approved, March 8, 1918,

[Public-No. 105-65th Congress.]

[S. 3471.]

AN ACT To authorize the Secretary of War to grant furloughs without pay and allowances to enlisted men of the Army of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, whenever during the con-

tinuance of the present war in the opinion of the Secretary of War the interests of the service or the national security and defense render it necessary or desirable, the Secretary of War be, and he hereby is, authorized to grant furloughs to enlisted men of the Army of the United States with or without pay and allowances or with partial pay and allowances, and, for such periods as he may designate, to permit said enlisted men to engage in civil occupations and pursuits: Provided, That such furloughs shall be granted only upon the voluntary application of such enlisted men under regulations to be prescribed by the Secretary of War,

Approved, March 16, 1918.

[Public-No. 193-65th Congress.]

[H. R. 12281.]

AN ACT Making appropriations for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and nineteen.

CHAPTER XII.

REGISTRATION AND DRAFTING OF ALIENS: That the President may by proclamation set a day or days and place or places for the registration for military service of male aliens within designated ages residing within the United States who are citizens or subjects of a foreign country with whose Government the United States has concluded or hereafter concludes a convention or agreement in accordance with the terms of which its citizens or subjects within designated ages, residing within the United States, become under certain conditions liable to be drafted into the military service of the United States; that upon proclamation by the President stating the time and place of such registration it shall be the duty of any such alien, unless exempted from registration by the terms of the President's proclamation, to present himself for and submit to registration under the provisions of the Act approved May eighteenth, nineteen hundred and seventeen, entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," and all amendments thereto, and he shall thereupon be registered in the same manner as those previously registered under the terms of said Act; and every such alien shall be deemed to have notice of the requirements of said Act and this joint resolution upon the publication by the President of any such proclamation, and any such alien who shall willfully fail or refuse to present himself for registration or to submit thereto shall be subject to all the provisions and liable to all the penalties provided in said Act or any amendment thereto.

SEC. 2. That any such alien, when registered, shall be and remain liable to military service in the forces of the United States and subject to draft under the provisions of said convention or agreement and of said Act and all amendments thereto, and subject to such regulations as the President may have prescribed or may prescribe under the terms thereof, unless during the period specified in the convention or agreement concluded with the country whereof he is a citizen or subject and designated in the President's proclamation, he shall have enlisted or enrolled in the military forces of his own country or returned to his own country for the purpose of enlisting or enrolling in its military forces, or unless the country whereof he is a citizen or subject, through its diplomatic representatives, in accordance with the terms of the convention or agreement concluded between the United States and such foreign country, shall issue to such alien a certificate of exemption from military service.

SEC. 3. That any such alien, after the expiration of the time fixed by the President's proclamation within which he may enlist or enroll in the military forces of his own country, return to his own country for the purpose of military service, or be exempted through the diplomatic representative of the country whereof he is a citizen or subject, shall be and remain subject in all respects to the terms, provisions, liabilities, and penalties of said Act and all amendments thereto, except as modified by the terms of the convention or agreement concluded between the United States and the country whereof such alien is a citizen or subject, and shall be subject to such regulations as the President may have prescribed or may prescribe under the terms of said Act.

* Sec. 4. That the second sentence of section two of the Act entitled "An Act to authorize the President to increase temporarily the Military Establishment

of the United States," approved May eighteeuth, nineteen hundred and seven-

teen, be, and is hereby, amended to read as follows:

"That such draft as herein provided shall be based upon liability to mill-tary service of all male citizens or male persons not alien enemies who have declared their intention to become citizens between the ages of twenty-one and thirty years, both inclusive, and shall take place and be maintained under such regulations as the President may prescribe not inconsistent with the terms of this Act: Provided, That a citizen or subject of a country neutral in the present war who has declared his intention to become a citizen of the United States shall be relieved from liability to military service upon his making a declaration, in accordance with such regulations as the President may prescribe, withdrawing his intention to become a citizen of the United States, which shall operate and be held to cancel his declaration of intention to become an American citizen and he shall forever be debarred from becoming a citizen of the United States."

CHAPTER XIII.

RAISING THE AGE LIMIT FOR VOLUNTEER DUTY IN THE STAFF CORPS: That the first sentence of section seven of the Act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen, be, and the same is hereby, amended to read as follows:

"That the qualifications and conditions for voluntary enlistment as herein provided shall be the same as those prescribed by existing law for enlistments in the Regular Army, except that recruits for service in the staff corps and departments may be accepted who are between the ages of forty-one and fifty-five years, both inclusive, at the time of their enlistment, and that all other recruits must be between the ages of eighteen and forty years, both inclusive, at the time of their enlistment; and such enlistment shall be for the period of the existing emergency unless sooner discharged."

[Public-No. 144-65TH Congress.]

[H. R. 3132.]

AN ACT To amend the naturalization laws and to repeal certain sections of the Revised Statutes of the United States and other laws relating to naturalization, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section four of the Act entitled "An Act to establish a Bureau of Immigration and Naturalization and to provide a uniform rule for the naturalization of aliens throughout the United States," approved June twenty-ininth, nineteen hundred and six, be, and is

hereby, amended by adding seven new subdivisions as follows:

"Seventh. Any native-born Filipino of the age of twenty-one years and upward who has declared his intention to become a citizen of the United States and who has enlisted or may hereafter enlist in the United States Navy or Marine Corps or the Naval Auxiliary Service, and who, after service of not less than three years, may be honorably discharged therefrom, or who may receive an ordinary discharge with recommendation for reenlistment; or any alien, or any Porto Rican not a citizen of the United States, of the age of twenty-one years and upward, who has enlisted or entered or may hereafter enlist in or enter the armies of the United States, either the Regular or the Volunteer Forces, or the National Army, the National Guard or Naval Militia of any State, Territory, or the District of Columbia, or the State militia in Federal service, or in the United States Navy or Marine Corps, or in the United States Coast Guard, or who has served for three years on board of any vessel of the United States Government, or for three years on board of merchant or fishing vessels of the United States of more than twenty tons burden, and while still in the service on a reenlistment or reappointment, or within six months after an honorable discharge or separation therefrom, or while on furlough to the Army Reserve or Regular Army Reserve after honorable service, may, on presentation of the required declaration of intention petition for naturalization without proof of the required five years' residence within the United States if upon examination by the representative of the Bureau of

Naturalization, in accordance with the requirements of this subdivision it is shown that such residence can not be established; any alien serving in the military or naval service of the United States during the time this country is engaged in the present war may file his petition for naturalization without making the preliminary declaration of intention and without proof of the required five years' residence within the United States; any alien declarant who has served in the United States Army or Navy, or the Philippine Constabulary, and has been honorably discharged therefrom, and has been accepted for service in either the military or naval service of the United States on the condition that he becomes a citizen of the United States, may file his petition for naturalization upon proof of continuous residence within the United States for the three years immediately preceding his petition, by two witnesses, citizens of the United States, and in these cases only residence in the Philippine Islands and the Panama Canal Zone by aliens may be considered residence within the United States, and the place of such military service shall be construed as the place of residence required to be established for purposes of naturalization; and any alien, or any person owing permanent allegiance to the United States embraced within this subdivision, may file his petition for naturalization in the most convenient court without proof of residence within its jurisdiction, notwithstanding the limitation upon the jurisdiction of the courts specified in section three of the Act of June twenty-ninth, nineteen hundred and six, provided he appears with his two witnesses before the appropriate representative of the Bureau of Naturalization and passes the preliminary examination hereby regulred before filing his petition for naturalization in the office of the clerk of the court, and in each case the record of this examination shall be offered in evidence by the representative of the Government from the Bureau of Naturalization and made a part of the record at the original and any subsequent hearings; and, except as otherwise herein provided, the honorable discharge certificate of such alien, or person owing permanent allegiance to the United States, or the certificate of service showing good conduct, signed by a duly authorized officer, or by the masters of said vessels, shall be deemed prima facie evidence to satisfy all of the requirements of residence within the United States and within the State, Territory, or the District of Columbia, and good moral character required by law, when supported by the affidavits of two witnesses, citizens of the United States, identifying the applicant as the person named in the certificate or honorable discharge, ing the applicant as the person named in the certificate or honorante discharge, and in those cases only where the alien is actually in the military or naval service of the United States, the certificate of arrival shall not be filed with the petition for naturalization in the manner prescribed; and any petition for naturalization filed under the provisions of this subdivision may be heard immediately, notwithstanding the law prohibits the hearing of a petition for naturalization during thirty days preceding any election in the jurisdiction of the court. Any alien, who, at the time of the passage of this Act, is in the military corries of the United States, who may not be written the invidicions. military service of the United States, who may not be within the jurisdiction of any court authorized to naturalize aliens, may file his petition for naturalization without appearing in person in the office of the clerk of the court and shall not be required to take the prescribed oath of allegiance in open court. petition shall be verified by the affidavits of at least two credible witnesses who are citizens of the United States, and who shall prove in their affidavits the portion of the residence that they have personally known the applicant to have resided within the United States. The time of military service may be established by the affidavits of at least two other citizens of the United States, which, together with the oath of allegiance, may be taken in accordance with the terms of section seventeen hundred and fifty of the Revised Statutes of the United States after notice from and under regulations of the Bureau of Naturalization. Such affidavits and oath of allegiance shall be admitted in evidence in any original or appellate naturalization proceeding without proof of the genuineness of the seal or signature or of the official character of the officer before whom the affidavits and oath of allegiance were taken, and shall be filed by the representative of the Government from the Bureau of Naturalization at the hearing as provided by section eleven of the Act of June twenty-ninth, nineteen hundred and six. Members of the Natural-lzation Bureau and Service may be designated by the Secretary of Labor to administer oaths relating to the administration of the naturalization law; and the requirement of section ten of notice to take depositions to the United States attorneys is repealed, and the duty they perform under section fifteen of the

Act of June twenty-ninth, nineteen hundred and six (Thirty-fourth Statutes at Large, part one, page five hundred and ninety-six), may also be performed by the Commissioner or Deputy Commissioner of Naturalization: Provided, That it shall not be lawful to make a declaration of intention before the clerk of any court on election day or during the period of thirty days preceding the day of holding any election in the jurisdiction of the court: Provided further, That service by aliens upon vessels other than of American registry, whether continuous or broken, shall not be considered as residence for naturalization purposes within the jurisdiction of the United States, and such aliens can not secure residence for naturalization purposes during service upon vessels of foreign registry.

During the time when the United States is at war no clerk of a United States court shall charge or collect a naturalization fee from an allen in the military service of the United States for filing his petition or issuing the certificate of naturalization upon admission to citizenship, and no clerk of any State court shall charge or collect any fee for this service unless the laws of the State require such charge to be made, in which case nothing more than the portion of the fee required to be paid to the State shall be charged or collected. A full accounting for all of these transactions shall be made to the Bureau of Naturalization in the manner provided by section thirteen of the Act

of June twenty-ninth, nineteen hundred and six.

"Eighth. That every seaman, being an alien, shall, after his declaration of intention to become a citizen of the United States, and after he shall have served three years upon such merchant or fishing vessels of the United States, he deemed a citizen of the United States for the purpose of serving on hoard any such merchant or fishing vessel of the United States, anything to the contrary in any Act of Congress notwithstanding; but such seaman shall, for all purposes of protection as an American citizen, be deemed such after the filing of his declaration of intention to become such citizen: Provided, That nothing contained in this Act shall be taken or construed to repeal or modify any portion of the Act approved March fourth, nineteen hundred and fifteen (Thirty-eighth Statutes at Large, part one, page eleven hundred and sixty-four, chapter one hundred and fifty-three), being an Act to promote the welfare of American seamen.

"Ninth. That' for the purpose of carrying on the work of the Bureau of Naturalization of sending the names of the candidates for citizenship to the public schools and otherwise promoting instruction and training in citizenship responsibilities of applicants for naturalization, as provided in this subdivision, authority is hereby given for the reimbursement of the printing and binding appropriation of the Department of Labor upon the records of the Treasury Department from the naturalization fees deposited in the Treasury through the Bureau of Naturalization for the cost of publishing the citizenship textbook prepared and to be distributed by the Bureau of Naturalization to those candidates for citizenship only who are in attendance upon the public schools, such reimbursement to be made upon statements by the Commissioner of Naturalization of books actually delivered to such student candidates for citizenship, and a monthly naturalization hulletin, and in this duty to secure the aid of and cooperate with the official State and national organizations, including those concerned with vocational education and including personal services in the District of Columbia, and to aid the local Army exemption boards and cooperate with the War Department in locating declarants subject to the Army draft and expenses incidental thereto.

"Tenth. That any person not an alien enemy, who resided uninterruptedly within the United States during the period of five years next preceding July first, nineteen hundred and fourteen, and was on that date otherwise qualified to become a citizen of the United States; except that he had not made the declaration of intention required by law and who during or prior to that time, because of misinformation regarding his citizenship status erroneously exercised the rights and performed the duties of a citizen of the United, States in good faith, may file the petition for naturalization prescribed by law without making the preliminary declaration of intention required of other aliens, and upon satisfactory proof to the court that he has so acted may be admitted as a citizen of the United States upon complying in all respects with the other re-

quirements of the naturalization law.

"Eleventh. No alien who is a native, citizen, subject, or denizen of any country, State, or sovereignty with which the United States is at war shall be admitted to become a citizen of the United States unless he made his declara-

tlon of intention not less than two nor more than seven years prior to the existence of the state of war, or was at that time entitled to become a citizen of the United States, without making a declaration of intention, or unless his petition for naturalization shall then be pending and is otherwise entitled to admission, notwithstanding he shall be an alien enemy at the time and in the manner prescribed by the laws passed upon that subject: Provided, That no alien embraced within this subdivision shall have his petition for naturalization called for a hearing, or heard, except after ninety days' notice given by the clerk of the court to the Commissioner or Deputy Commissioner of Naturalization to be present, and the petition shall be given no final hearing except in open court and after such notice to the representative of the Government from the Bureau of Naturalization, whose objection shall cause the petition to be continued from time to time for so long as the Government may require: Provided, however, That nothing herein contained shall be taken or construed to interfere with or prevent the apprehension and removal, agreeably to law, of any alien enemy at any time previous to the actual naturalization of such alien; and section twenty-one hundred and seventy-one of the Revised Statutes of the United States is hereby repealed: Provided further, That the President of the United States may, in his discretion, upon investigation and report by the Department of Justice fully establishing the loyalty of any alien enemy not included in the foregoing exemption, except such alien enemy from the classification of alien enemy, and thereupon he shall have the privilege of applying for naturalization; and for the purposes of carrying into effect the provisions of this section, including personal services in the District of Columbia, the sum of \$400,000 is hereby appropriated, to be available until June thirtieth, nineteen hundred and nineteen, including travel expenses for members of the Bureau of Naturalization and its field service only, and the provisions of section thirty-six hundred and seventy-nine of the Revised Statutes shall not be applicable in any way to this appropriation.

"Twelfth. That any person who, while a citizen of the United States and during the existing war in Europe, entered the military or naval service of any country at war with a country with which the United States is now at war, who shall be deemed to have lost his citizenship by reason of any oath or obligation taken by him for the purpose of entering such service, may resume his citizenship by taking the oath of allegiance to the United States prescribed by the naturalization law and regulations, and such oath may be taken before any court of the United States or of any State authorized by law to naturalize allens or before any consul of the United States, and certified copies thereof shall be sent by such court or consul to the Department of State and the Bureau of Naturalization, and the Act (Public fifty-five, Sixty-fifth Congress, approved

October fifth, nineteen hundred and seventeen), is hereby repealed.

"Thirteenth. That any person who is serving in the military or naval forces of the United States at the termination of the existing war, and any person who before the termination of the existing war may have been honorably discharged from the military or naval services of the United States on account of disability incurred in line of duty, shall, if be applies to the proper court for admission as a citizen of the United States, be relieved from the necessity of proving that immediately preceding the date of his application he has resided continuously within the United States the time required by law of other aliens, or within the State, Territory, or the District of Columbia for the year immediately preceding the date of his petition for naturalization, but his petition for naturalization shall be supported by the affidavits of two credible witnesses, citizens of the United States, identifying the petitioner as the person named in the certificate of honorable discharge, which said certificate may be accepted as evidence of good moral character required by law, and he shall comply with the other requirements of the naturalization law."

SEC. 2. That the following provisions of law be, and they are hereby, repealed: Section twenty-one hundred and sixty-six and twenty-one hundred and seventy-four of the Revised Statutes of the United States of America and so much of an Act approved July twenty-sixth, eighteen hundred and ninety-four, entitled "An Act making provisions for the naval service for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," being chapter one hundred and sixty-five of the laws of eighteen hundred and ninety-four (Twenty-eighth Statutes at Large, page one hundred and twenty-four), reading as follows: "Any alien of the age of twenty-one years and upward who has enlisted or may enlist in the United States Navy

or Marine Corps and has served or may hereafter serve five consecutive years in the United States Navy or one enlistment in the United States Marine Corps and has been or may hereafter be honorably discharged, shall be admitted to become a citizen of the United States upon his petition without any previous declaration of his intention to become such; and the court admitting such alien shall, in addition to proof of good moral character, be satisfied by competent proof of such person's service in and honorable discharge from the United States Navy or Marine Corps;" and so much of an Act approved June thirtieth, nineteen hundred and fourteen, entitled "An Act making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and fifteen, and for other purposes," being chapter one hundred and thirty of the laws of nineteen hundred and fourteen (Thirty-eighth Statutes at Large, part one, page three hundred and ninety-two), reading as follows: "Any alien of the age of twenty-one years and upward who may under existing law become a citizen of the United States, who has served or may bereafter serve for one enlistment of not less than four years in the United States Navy or Marine Corps, and who has received therefrom an honorable discharge or an ordinary discharge, with recommendation for reinlistment, or who has completed four years in the Revenue-Cutter Service and received therefrom an honorable discharge or an ordinary discharge with recommendation for reenlistment, or who has completed four years of honorable service in the naval auxiliary service, shall be admitted to become a citizen of the United States upon his petition without any previous declaration of his intention to become such, and without proof of residence on shore, and the court admitting such alien shall, in addition to proof of good moral character, be satisfied by competent proof from naval or revenue-cutter sources of such service: Provided, That an honorable discharge from the Navy, Marine Corps, Revenue-Cutter Service, or the Naval Auxiliary Service, or an ordinary discharge with recommendation for reenlistment, shall be accepted as proof of good moral character: Provided further, That any court which now has or may hereafter be given jurisdiction to naturalize aliens as citizens of the United States may immediately naturalize any alien applying under and furnishing the proof described by the foregoing provisions"; and so much of section three of an Act approved June twenty-fifth, visions"; and so much of section three of an Act approved June twenty-inth, nineteen hundred and ten (Thirty-fourth Statutes at Large, part one, page six hundred and thirty, reading as follows: "That paragraph two of section four of an Act entitled 'An Act to establish a Bureau of Immigration and Naturalization, and to provide for a uniform rule for the naturalization of aliens throughout the United States, approved June twenty-ninth, nineteen hundred and six, be amended by adding, after the proviso in paragraph two of section four of said Act, the following: Provided further, That any person belonging to the class of persons authorized and qualified under existing law to become a citizen of the United States, who has resided constantly in the United States during a period of five years next preceding May first, nineteen hundred and ten, who, because of misinformation in regard to his citizenship or the requirements of the law governing the naturalization of citizens has labored and acted under the impression that he was or could become a citizen of the United States and has in good faith exercised the rights or duties of a citizen or intended citizen of the United States because of such wrongful information and belief may, upon making a showing of such facts satisfactory to a court having jurisdiction to issue papers of naturalization to an alien, and the court in its judgment believes that such person has been for a period of more than five years entitled upon proper proceedings to be naturalized as a citizen of the United States, receive from the said court a final certificate of naturalization, and said court may issue such certificate without requiring proof of former declaration by or on part of such person of their intention to become a citizen of the United States, but such applicant for naturalization shall comply in all other respects with the law relative to the issuance of final papers of naturalization to aliens."

That all Acts or parts of Acts inconsistent with or repugnant to the provisions of this Act are hereby repealed; but nothing in this Act shall repeal or in any way enlarge section twenty-one hundred and sixty-nine of the Revised Statutes, except as specified in the seventh subdivision of this Act and under the limitation therein defined: Provided, That for the purposes of the prosecution of all crimes and offenses against the naturalization laws of the United States which may have been committed prior to this Act the statutes and laws hereby repealed shall remain in full force and effect: Provided, That as to all aliens who, prior to January first, nineteen hundred, served in the Armies of the United

States and were honorably discharged therefrom, section twenty-one hundred and sixty-six of the Revised Statutes of the United States shall be and remain in full force and effect, anything in this Act to the contrary notwithstanding.

Sec. 3. That all certificates of naturalization granted by courts of competent jurisdiction prior to December thirty-first, nineteen hundred and eighteen, upon petitions for naturalization filed prior to January thirty-first, nineteen hundred and eighteen, upon declarations of intention filed prior to September twenty-seventh, nineteen hundred and six, are hereby declared to be valid in so far as the declaration of intention is concerned, but shall not be by this Act further validated or legalized.

The word "District" in sections four, ten, and twenty-seven of the Act which this Act amends is hereby amended to read "the District of Columbia."

Approved, May 9, 1918.

III. SECTIONS 37, 125, AND 337, CRIMINAL CODE OF THE UNITED STATES.

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States in any manner or for any purpose, and one or more of such parties do any act to effect the object of the conspiracy, each of the parties to such conspiracy shall be fined not more than \$10,000, or imprisoned not more than two years, or both. (Sec. 37, Criminal Code of United States.)

Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, shall willfully and contrary to such oath state or subscribe any material matter which he does not believe to be true, is guilty of perjury, and shall be fined not more than \$2,000 and imprisoned not more than five years. (Sec. 125, Criminal Code of United States.)

Whoever directly commits any act constituting an offense defined in any law of the United States, or aids, abets, counsels, commands, induces, or procures its commission is a principal. (Sec. 332, Criminal Code of United States.)

IV. BRITISH AND CANADIAN CONVENTIONS.

PART I.

CONVENTION RELATING TO THE SERVICE OF CITIZENS OF THE UNITED STATES IN GREAT BRITAIN AND OF BRITISH SUBJECTS IN THE UNITED STATES.

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being convinced that for the better prosecution of the present war it is desirable that citizens of the United States in Great Britain and British subjects in the United States shall either return to their own country to perform military service in its Army or shall serve in the Army of the country in which they remain, have resolved to enter into a convention to that end, and have accordingly appointed as their plenipotentlaries, the President of the United States of America, Robert Lasing, Secretary of State of the United States; and His Britannic Majesty, the Earl of Reading, Lord Chief Justice of England, High Commissioner and Ambassador Extraordinary and Plenipotentiary on Special Mission to the United States, who, after having communicated to each other their respective full powers, found to be in proper form, have agreed upon and concluded the following articles:

ARTICLE I.

All male citizens of the United States in Great Britain and all male British subjects in the United States, shall, unless before the time limited by this convention they enlist or enroll in the forces of their own country or return to the United States or Great Britain, respectively, for the purpose of military service, be subject to military service and entitled to exemption or discharge therefrom under the laws and regulations from time to time in force of the country in which they are: *Provided*, That in respect to British subjects in the United

States the ages for military service shall be for the time being 20 to 44 years, both inclusive: Provided, however, That no citizen of the United States in Great Britain and no British subject in the United States who, before proceeding to Great Britain or the United States, respectively, was ordinarily resident in a place in the possessions of the United States or in His Majesty's dominions, respectively, where the law does not impose compulsory military service shall, by virtue of this convention, be liable to military service under the laws and regulations of Great Britain or the United States, respectively: Provided, further, That in the event of compulsory military service being applied to any part of His Majesty's dominions in which military service at present is not compulsory, British subjects who before proceeding to the United States were ordinarily resident in such part of His Majesty's dominions, shall thereupon be included within the terms of this convention.

ARTICLE II.

Citizens of the United States and British subjects within the age limits aforesaid who desire to enter the military service of their own country must, after making such application therefor as may be prescribed by the laws or regulations of the country in which they are, enlist or enroll or must leave Great Britain or the United States, as the case may be, for the purpose of military service in their own country before the expiration of 60 days after the date of the exchange of ratifications of this convention, if liable to military service in the country in which they are at the said date; or if not so liable, then before the expiration of 30 days after the time when liability shall accrue; or as to those holding certificates of exemption under Article III of this convention, before the expiration of 30 days after the date on which any such certificate becomes inoperative unless sooner renewed; or as to those who apply for certificates of exemption under Article III and whose applications are refused, then before the expiration of 30 days after the date of such refusal, unless the application be sooner granted.

ARTICLE III.

The Government of the United States and His Britannic Majesty's Government may through their respective diplomatic representatives issue certificates of exemption from military service to citizens of the United States in Great Britain and British subjects in the United States, respectively, upon application or otherwise, within 60 days from the date of the exchange of ratifications of this convention, or within 30 days from the date when such citizens or subjects become liable to military service in accordance with Article I, provided that the applications be made or the certificates be granted prior to their entry into the military service of either country.

Such certificates may be special or general, temporary or conditional, and may be modified, renewed, or revoked in the discretion of the Government granting them. Persons holding such certificates shall, so long as the certificates are in force, not be liable to military service in the country in which they are.

ARTICLE IV.

This convention shall not apply to British subjects in the United States (a) who are born or naturalized in Canada, and who, before proceeding to the United States, were ordinarily resident in Great Britain or Canada or in any other part of His Majesty's Dominions to which compulsory military service has been or may be hereafter by law applied, or outside the British Dominions; or (b) who were not born or naturalized in Canada, but who before proceeding to the United States were ordinarily resident in Canada.

ARTICLE V.

The Government of the United States and His Britannic Majesty's Government will, respectively, so far as possible facilitate the return of British subjects and citizens of the United States who may desire to return to their own country for military service, but shall not be responsible for providing transport or the cost of transport for such persons.

ARTICLE VI.

No citizen or subject of either country who, under the provisions of this convention, enters the military service of the other shall, by reason of such service, be considered after this convention shall have expired or after his discharge to have lost his nationality or to be under any allegiance to His Britannic Majesty or to the United States, as the case may be.

ARTICLE VII.

The present convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate of the United States, and by His Britannic Majesty, and the ratifications shall be exchanged at Washington or at London as soon as possible. It shall come into operation on the date on which the ratifications are exchanged and shall remain in force until the expiration of 60 days after either of the contracting parties shall have given notice of termination to the other; whereupon any subject or citizen of either country incorporated into the military service of the other under this convention shall be as soon as possible discharged therefrom.

In witness whereof the respective plenipotentiaries have signed the present

convention and have affixed thereto their seals.

Done in duplicate at Washington the 3d day of June, in the year of our Lord one thousand nine hundred and eighteen.

ROBERT LANSING. [SEAL.] READING. [SEAL.]

PART II.

CONVENTION RELATING TO THE SERVICE OF CITIZENS OF THE UNITED STATES IN CANADA AND OF CANADIANS IN THE UNITED STATES.

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, and of the British Dominions Beyond the Seas, Emperor of India being convinced that for the better prosecution of the present war it is desirable that citizens of the United States in Canada and Canadian British subjects in the United States shall either return to their own country to perform military service in its Army or shall serve in the Army of the country in which they remain, have resolved to enter into a convention to that end and have accordingly appointed as their plenipotentiaries the President of the United States of America, Robert Lansing, Secretary of State of the United States, and His Britannic Majesty, the Earl of Reading, Lord Chief Justice of England, high commissioner and ambassador extraordinary and plenipotentiary on special mission to the United States, who, after having communicated to each other their respective full powers found to be in proper form, have agreed upon and concluded the following articles:

ARTICLE I.

All male citizens of the United States in Canada (hereinafter called Americans) and all male British subjects in the United States (a) who were born or naturalized in Canada, and who, before proceeding to the United States were ordinary resident in Great Britain or Canada or in any other part of His Majesty's Dominions to which compulsory military service has been or may be hereafter by law applied, or outside the British Dominions; or (b) who were not born or naturalized in Canada, but who, before proceeding to the United States, were ordinarily resident in Canada (hereinafter called Canadians), shall, unless before the time limited by this convention they enlist or enroll in the forces of their own country or return to the United States or Canada, respectively, for the purpose of military service, be subject to military service and entitled to exemption or discharge therefrom under the laws and regulations, from time to time in force, of the country in which they are: Provided, That in respect to Americans, in Canada, the ages for military service shall be the ages specified in the laws of the United States prescribing compulsory military service, and in respect to Canadians in the United States the ages for military service shall be for the time being 20 to 44 years, both inclusive.

ARTICLE II.

Americans and Canadians within the age limits aforesaid who desire to enter the military service of their own country must enlist or enroll or must leave Canada or the United States, as the case may be, for the purpose of military service in their own country before the expiration of 60 days after the date of the exchange of ratifications of this convention, if liable to military service in the country in which they are at the said date; or if not so liable, then before the expiration of 30 days after the time when liability shall accrue; or, as to those holding certificates of exemption ounder Article III of this convention, be-

fore the expiration of 30 days after the date on which any such certificate becomes inoperative unless sooner renewed: or as to those who apply for certificates of exemption under Article III, and whose applications are refused, then before the expiration of 30 days after the date of such refusal, unless the application be sooner granted.

ARTICLE III.

The Government of the United States, through the consul general at Ottawa, and His Britannic Majesty's Government through the British ambassador at Washington, may issue certificates of exemption from military service to Americans and Canadians, respectively, upon application or otherwise, within 60 days from the date of the exchange of ratifications of this convention or within 30 days from the date when such citizens or subjects become liable to military service in accordance with Article I, provided that the applications be made or the certificates be granted prior to their entry into the military service of either country. Such certificates may be special or general, temporary or conditional, and may be modified, renewed, or revoked in the discretion of the Government granting them. Persons holding such certificates shall, so long as the certificates are in force, not be liable to military service in the country in which they are.

ARTICLE IV.

The Government of the United States and the Government of Canada will, respectively, so far as possible facilitate the return of Canadians and Americans who may desire to return to their own country for military service, but shall not be responsible for providing transport or the cost of transport for such persons.

ARTICLE V.

No citizen or subject of either country who, under the provisions of this convention, enters the military service of the other shall, by reason of such service, be considered, after this convention shall have expired or after his discharge, to have lost his nationality or to be under any allegiance to the United States or to His Britannic Majesty, as the case may be.

ARTICLE VI.

The present convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate of the United States, and by His Britannic Majesty, and the ratifications shall be exchanged at Washington or at London as soon as possible. It shall come into operation on the date on which the ratifications are exchanged and shall remain in force until the expiration of 60 days after either of the contracting parties shall have given notice of termination to the other; whereupon any citizen or subject of either country incorprated into the military service of the other under this convention shall be as soon as possible discharged therefrom.

In witness whereof the respective plenipotentiaries have signed the present

convention and have affixed thereto their seals.

Done in duplicate at Washington the third day of June, in the year of our Lord nineteen hundred and eighteen.

ROBERT LANSING. [SEAL.] READING. [SEAL.]

RECESS.

NOTES RELATING TO ARTICLE I.

British Embassy, Washington, June 3, 1918.

Hon. ROBERT LANSING,

Secretary of State of the United States.

Sib: With reference to the military-service convention between the United States and Great Britain signed to-day, I am instructed by His Majesty's Government to explain why the proviso to Article I does not limit the military service of citizens of the United States in Great Britain to those of the ages specified in the laws of the United States prescribing compulsory military service, as requested by the United States Government. The reason for the omission of this clause in the proviso is a desire to avoid the delay that would be involved in modifying the military service acts, 1916 to 1918, which con-

trol the operation of any convention of this character. I beg you, therefore,

to be good enough not to press this proposal.

The effect of these acts is to make United States citizens in Great Britain under this convention liable to military service between the ages of 18 and 49, both inclusive. The limitation of the ages of United States citizens in Great Britain for the purpose of military service to those prescribed in the laws of the United States relating to compulsory military service may, however, be attained without amendment of these acts by exercise of the United States of its right of exemption under Article III.

His Majesty's Government understands, therefore, that the United States Government will exercise their right under Article III to exempt from compulsory military service in Great Britain all citizens of the United States in Great Britain outside the ages specified in the laws of the United States pre-

scribing compulsory military service.

I have the honor to be, with the highest consideration, sir,

Your most obedient, humble servant,

READING.

June 3, 1918.

His Excellency the EARL OF READING,

Ambassador of Great Britain on Special Mission:

I have the honor to acknowledge the receipt of Your Excellency's note of this date in regard to the military service convention between the United States and Great Britain, signed to-day, in which you state that you are instructed to explain why the proviso to Article I does not limit the military service of citizens of the United States in Great Britain to those of the ages specified in the laws of the United States prescribing compulsory military service as requested by the United States Government. In explanation Your Excellency states as follows:

The reason for the omission of this clause in the proviso is a desire to avoid the delay which would be involved in modifying the military service acts, 1916 to 1918, which control the operation of any convention of this character. I beg

you, therefore, to be good enough not to press this proposal.

The effect of these acts is to make United States citizens in Great Britain under this convention liable to military service between the ages of 18 and 49 years, both inclusive. The limitation of the ages of United States citizens in Great Britain for the purposes of military service to those prescribed in the laws of the United States relating to compulsory military service may, however, be attained without amendment of these acts by the exercise by the United States of its right of exemption under Article III.

Your Excellency adds that-

His Majesty's Government understands, therefore, that the United States Government will exercise its right under Article III to exempt from compulsory military service in Great Britain all citizens of the United States in Great Britain outside the ages specified in the laws of the United States prescribing

compulsory military service.

In reply I have the honor to inform your excellency that the Government of the United States is pleased to accept this explanation of said Article I, and, in lieu of a clause in this article limiting the military service of citizens of the United States in Great Britain to those of the ages specified in the laws of the United States prescribing compulsory military service, to exercise its right under Article III to exempt from compulsory military service in Great Britain all citizens of the United States in Great Britain outside of the ages specified in the laws of the United States prescribing compulsory military service.

I have the honor to be, with the highest consideration,

Your excellency's most obedient servant,

ROBERT LANSING.

Upon exchange of ratifications a certificate signed by the President in the following form will be issued exempting from military service citizens of the United States in Great Britain outside of the ages specified from time to time by the laws of the United States prescribing compulsory military service for citizens of the United States. In accordance with such certificate and the provisions of Article III of the convention in respect of citizens of the United States in Great Britain certificates of exemption will be issued to citizens of the United States in Great Britain outside the ages specified in the laws of the United States prescribing from time to time compulsory military service for citizens of the United States.

GENERAL CERTIFICATE.

Whereas the convention concluded on June 3, 1918, between the Government of the United States and the Government of Great Britain in respect to compulsory military service of the citizens or subjects of either party in the ter-

ritories of the other, provides in Article III that:

"The Government of the United States and His Britannic Majesty's Government may, through their respective diplomatic representatives, issue certificates of exemption from military service to citizens of the United States in Great Britain and British subjects in the United States, respectively, upon application or otherwise, within 60 days from the date of the exchange of ratifications of this convention, or within 30 days from the date when such citizens or subjects become liable to military service in accordance with Article I, provided that the applications be made or the certificates be granted prior to their entry into the military service of either country.

"Such certificates may be special or general, temporary or conditional, and may be modified, renewed, or revoked in the discretion of the Government granting them. Persons holding such certificates shall, so long as the certificates are in force, not be liable to military service in the country in which they

are."

And whereas, by an exchange of notes dated June 3, 1918, between the parties of said convention in relation to Article I thereof, it is understood that the Government of the United States will exercise its right under Article III to exempt from compulsory military service in Great Britain all citizens of the United States in Great Britain outside of the ages specified in the laws of the United States prescribing compulsory military service for citizens of the United States.

Now, therefore, I, Woodrow Wilson, President of the United States of America, by virtue of authority of Article III of said convention, hereby certify, in the name of the Government of the United States, that all citizens of the United States in Great Britain outside the ages specified from time to time in the laws of the United States prescribing compulsory military service for citizens of the United States are and shall be exempt from compulsory military service in Great Britain.

V. WAR-RISK INSURANCE LAW.

AN ACT To amend an Act entitled "An Act to authorize the establishment of a Bureau of War-Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the act entitled "An act to authorize the establishment of a Bureau of War-Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended, is hereby amended to read as follows:

"ARTICLE I.

"Section 1. That there is established in the Treasury Department a bureau to be known as the Bureau of War-Risk Insurance, the director of which shall

receive a salary at the rate of \$5,000 per annum.

"That there be in such bureau a Division of Marine and Seamen's Insurance and a Division of Military and Naval Insurance in charge of a commissioner of Marine and Seamen's Insurance and a commissioner of Military and Naval Insurance, respectively, each of whom shall receive a salary of \$4,000 per annum."

SEC. 2. That such act of September second, nineteen hundred and fourteen, as

amended, is hereby amended by adding new sections, as follows:

"Sec. 12. That sections two to seven, inclusive, and section nine, shall be construed to refer only to the Division of Marine and Seamen's Insurance.

"Sec. 13. That the director, subject to the general direction of the Secretary of the Treasury, shall administer, execute, and enforce the provisions of this act, and for that purpose have full power and authority to make rules and regulations, not inconsistent with the provisions of this act, necessary or appropriate to carry out its purposes, and shall decide all questions arising under the act, except as otherwise provided in sections five and four hundred and five. Wherever under any provision or provisions of the act regulations are directed or authorized to be made, such regulations, unless the context otherwise requires,

shall or may be made by the director, subject to the general direction of the Secretary of the Treasury. The director shall adopt reasonable and proper rules to govern the procedure of the divisions, to regulate the matter of the compensation, if any, but in no case to exceed ten per centum, to be paid to claim agents and attorneys for services in connection with any of the matters provided for in articles two, three, and four, and to regulate and provide for the nature and extent of the proofs and evidence and the method of taking and furnishing the same in order to establish the right to benefits of allowance, allotment, compensation, or insurance provided for in this act, the forms of application of those claiming to be entitled to such benefits, the method of making investigations and medical examinations, and the manner and form of adjudications and awards.

"Sec. 14. That the bureau and its divisions shall have such deputies, assistants, actuaries, clerks, and other employees as may be from time to time provided by Congress. The bureau shall, by arrangement with the Secretary of War and the Secretary of the Navy, respectively, make use of the services of surgeons in the Army and Navy. The Secretary of the Treasury is authorized to establish an advisory board consisting of three members skilled in the practice of insurance against death or disability for the purpose of assisting the Division of Military and Naval Insurance in fixing premium rates and in the adjustment of claims for losses under the contracts of insurance provided for in article four and in adjusting claims for compensation under article three; compensation for the person so appointed to be determined by the Secretary of the Treasury, but

not to exceed \$20 a day each while actually employed.

"Sec. 15. That for the purposes of this act, the director, commissioners, and deputy commissioners shall have power to issue subpænas for and compel the attendance of witnesses within a radius of one hundred miles, to require the production of books, papers, documents, and other evidence, to administer oaths and to examine witnesses upon any matter within the jurisdiction of the bureau. The director may obtain such information and such reports from officials and employees of the departments of the Government of the United States and of the States as may be agreed upon by the heads of the respective departments. In case of disobedience to a subpæna, the bureau may invoke the aid of any district court of the United States in requiring the attendance and testimony of witnesses and the production of documentary evidence, and such court, within the jurisdiction of which the inquiry is carried on, may, in contumacy or refusal to obey a subpœna issued to any officer, agent, or employee of any corporation or other person, issue an order requiring such corporation or other person to appear before the bureau, or to give evidence touching the matter in question; and any failure to obey such order of the court may be punished by such court as a contempt thereof. Any person so required to attend as a witness shall be allowed and paid the same fees and mileage as are paid witnesses in the district courts of the United States.

"Sec. 16. That the director shall submit annually to the Secretary of the Treasury estimates of the appropriations necessary for the work of the bureau.

"SEC. 17. That for the purpose of carrying out the provisions of this act there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of \$100,000, for the payment of all expenses incident to the work authorized under this act, including salaries of the director and commissioners and of such deputies, assistants, accountants, experts, clerks, and other employees in the District of Columbia or elsewhere, as the Secretary of the Treasury may deem necessary, traveling expenses, rent and equipment of offices. typewriters and exchange of same, purchase of law books and books of reference, printing and binding to be done at the Government Printing Office, and all other necessary expenses. With the exception of the director, the commissioners, and such special experts as the Secretary of the Treasury may from time to time find necessary for the conduct of the work of the bureau, all employees of the bureau shall be appointed from lists of eligibles to be supplied by the Civil Service Commission and in accordance with the civil-service law. Such fees, allowances, and salaries shall be the same as are paid for similar services in other departments of the Government.

"SEC. 18. That there is hereby appropriated, from any money in the Treasury not otherwise appropriated, the sum of \$141,000,000, to be known as the military and naval family allowance appropriation, for the payment of the family allowances provided by Article II. Payments out of this appropriation shall be made upon and in accordance with awards by the Commissioner of the Division of Military and Naval Insurance.

"Sec. 19. That there is hereby appropriated, from any money in the Treasury not otherwise appropriated, the sum of \$12,150,000, to be known as the military and naval compensation appropriation, for the payment of the compensation, funeral expenses, services, and supplies provided by Article III. Payments out of this appropriation shall be made upon and in accordance with awards by the director.

"Sec. 20. That there is hereby appropriated, from any money in the Treasury not otherwise appropriated, the sum of \$23,000,000, to be known as the military and naval insurance appropriation. All premiums that may be collected for the insurance provided by the provisions of Article IV shall be deposited and covered into the Treasury to the credit of this appropriation.

"Such sum, including all premium payments, is hereby made available for the payment of the liabilities of the United States incurred under contracts of insurance made under the provisions of Article IV. Payments from this appropriation shall be made upon and in accordance with awards by the director.

"Sec. 21. That there shall be set aside as a separate fund in the Treasury, to be known as the military and naval pay deposit fund, all sums held out of pay as provided by section two hundred and three of this act. Such fund, including all additions, is hereby made available for the payment of the sums so held and deposited, with interest, as provided in section two hundred and three, and the amount necessary to pay interest is hereby appropriated.

"Sec. 22. That for the purpose of this amendatory act the marriage of the claimant to the person on account of whom the claim is made shall be shown—

"(1) By a duly verified copy of a public or church record; or

"(2) By the affidavit of the clergyman or magistrate who officiated; or

"(3) By the testimony of two or more eyewitnesses to the ceremony; or "(4) By a duly verified copy of the church record of baptism of the chil-

dren; or

"(5) By the testimony of two or more witnesses who know that the parties lived together as husband and wife, and were recognized as such, and who shall state how long, within their knowledge, such relation continued: Provided, That marriages, except such as are mentioned in section forty-seven hundred and five of the Revised Statutes, shall be proven in compensation or insurance cases to be legal marriages according to the law of the place where the parties resided at the time of marriage or at the time the right to compensation or insurance accrued; and the open and notorious illicit cohabitation of a widow who is a claimant shall operate to terminate her right to compensation or insurance from the commencement of such cohabitation: Provided further, That for the purpose of the administration of Article II of this act marriage shall be conclusively presumed, in the absence of proof, that there is a legal spouse living, if the man and woman have lived together in the openly acknowledged relation of husband and wife during the two years immediately preceding the date of the declaration of war, or the date of enlistment or of entrance into or employment in active service in the military or naval forces of the United States if subsequent to such declaration."

In Articles II, III, and IV of this act, unless the context otherwise requires—

"(1) The term "child" includes-

"(a) A legitimate child.

"(b) A child legally adopted more than six months before the enactment of this amendatory act or before enlistment or entrance into or employment in active service in the military or naval forces of the United States, whichever of these dates is the later.

"(a) A stepchild, if a member of the man's household.

"(d) An illegitimate child, but, as to the father, only, if acknowledged by instrument in writing signed by him, or if he has been judicially ordered or decreed to contribute to such child's support, and if such child, if born after December thirty-first, nineteen hundred and seventeen, shall have been born in the United States, or in its insular possessions.

"(2) The term 'grandchild' means a child as above defined of a child as above defined.

"(3) Except as used in section four hundred and one and in section four hundred and two the terms 'child' and 'grandchild' are limited to unmarried persons either (a) under eighteen years of age, or (b) of any age, if insane, idiotic, or otherwise permanently helpless.

"(4) The term 'parent' includes a father, mother, grandfather, grandmother, stepfather, and stepmother, either of the person in the service or of the spouse.

"(5) The terms 'brother' and 'sister' include brothers and sisters of the half blood as well as those of the whole blood, stepbrothers and stepsisters, and brothers and sisters through adoption.

"(6) The term 'commissioned officer' includes a warrant officer, but includes only an officer in active service in the military or naval forces of the United

"(7) The terms 'man' and 'enlisted man' mean a person, whether male or female, and whether enlisted, enrolled, or drafted into active service in the military or naval forces of the United States, and include noncommissioned and petty officers, and members of training camps authorized by law.

"(8) The term 'enlistment' includes voluntary enlistment, draft, and enroll-

ment in active service in the military or naval forces of the United States. "(9) The term 'commissioner' means the Commissioner of Military and Naval

Insurance

"(10) The term 'injury' includes disease.

"(11) The term 'pay' means the pay for service in the United States accord-

ing to grade and length of service, excluding all allowances.

(12) The term 'military or naval forces' means the Army, the Navy, the Marine Corps, the Coast Guard, the Naval Reserves, the National Naval Volunteers, and any other branch of the United States service while serving pursuant to law with the Army or the Navy.

"Sec. 23. That when, by the terms of this amendatory act, any payment is to be made to a minor, other than a person in the military or naval forces of the United States, or to a person mentally incompetent, such payment shall be made to the person who is constituted guardian or curator by the laws of the State or residence of claimant, or is otherwise legally vested with responsibility

or care of the claimant.

That the Bureau of War Risk Insurance, so far as practicable, shall upon request furnish information to and act for persons in the military or naval service, with respect to any contracts of insurance whether with the Government or otherwise, as may be prescribed by regulations. Said bureau may upon request procure from and keep a record of the amount and kind of insurance held by every commissioned and appointive officer and of every enlisted man in the military or naval service of the United States, including the name and principal place of business of the company, society, or organization in which such insurance is held, the date of the policy, amount of premium, name and relationship of the beneficiary, and such other data as may be deemed of service in protecting the interests of the insured and beneficiaries.

That wheever in any claim for family allowance, compensation, or insurance, or in any document required by this act or by regulation made under this act, makes any statement of a material fact knowing it to be false, shall be guilty of perjury and shall be punished by a fine of not more than

\$5,000, or by imprisonment for not more than two years, or both.

"Sec. 26. That if any person entitled to payment of family allowance or compensation under this act, whose right to such payment under this act ceases upon the happening of any contingency, thereafter fraudulently accepts any such payment, he shall be punished by a fine of not more than \$2,000, or by imprisonment for not more than one year, or both."

ARTICLE II.

ALLOTMENTS AND FAMILY ALLOWANCES.

SEC. 200. That the provisions of this article shall apply to all enlisted men in the military or naval forces of the United States.

SEC. 201. That allotment of pay shall, subject to the conditions, limitations, and exemptions hereinafter specified, be compulsory as to wife, a former wife divorced who has not remarried and to whom alimony has been decreed, and a child, and voluntary as to any other person; but on the written consent of the wife or former wife divorced, supported by evidence satisfactory to the bureau of her ability to support herself and the children in her custody, the allotment for her and for such children may be waived, and on the enlisted man's application or otherwise for good cause shown, exemption from the allotment may be granted upon such conditions as may be prescribed by regulations.

The monthly compulsory allotment shall be in an amount equal to the family allowance hereinafter specified except that it shall not be more than one-half the pay, or less than \$15; but for a wife living separate and apart under court order or written agreement or for a former wife divorced, it shall not exceed the amount specified in the court order, decree, or written agreement to be paid to her. For an illegitimate child, to whose support the father has been judicially ordered or decreed to contribute, it shall not exceed the amount fixed in the order or decree.

If there be an allotment for a wife or child, a former wife divorced and who has not remarried shall be entitled to a compulsory allotment only out of the difference, if any, between the allotment for the wife or child or both and one-

half of the pay.

Sec. 202. That the enlisted man may allot any proportion or proportions or any fixed amount or amounts of his monthly pay or of the proportion thereof remaining after the compulsory allotment, for such purposes and for the benefit of such person or persons as he may direct, subject, however, to such conditions and limitations as may be prescribed under regulations to be made by the

Secretary of War and the Secretary of the Navy, respectively.

That in case one-half of an enlisted man's monthly pay is not Sec. 203. allotted, regulations to be made by the Secretary of War and the Secretary of the Navy, respectively, may require, under such circumstances and conditions as may be prescribed in such regulations, that any proportion of such onehalf pay as is not allotted shall be deposited to his credit, to be held during such period of his service as may be prescribed. Such deposits shall bear interest at the rate of four per centum per annum, with semiannual rests and, when payable, shall be paid principal and interest to the enlisted man, if living, otherwise to any beneficiary or beneficiaries he may have designated, or if there be no such beneficiary, then to the person or persons who would under the laws of the State of his residence be entitled to his personal property in case of intestacy.

That a family allowance of not exceeding \$50 per month shall SEC. 204. be granted and paid by the United States upon written application to the bureau by such enlisted man or by or on behalf of any prospective beneficiary, in accordance with and subject to the conditions, limitations, and exceptions

hereinafter specified.

The family allowance shall be paid from the time of enlistment to death in or one month after discharge from the service, but not for more than one month after the termination of the present war emergency. No family allowance shall be made for any period preceding November first, nineteen hundred and seventeen. The payment shall be subject to such regulations as may be prescribed relative to cases of desertion and imprisonment and of missing men.

Subject to the conditions, limitations, and exceptions hereinabove and hereinafter specified, the family allowance payable per month shall be as follows:

Class A. In the case of a man, to his wife (including a former wife divorced) and to his child or children:

(a) If there be a wife but no child, \$15. (b) If there be a wife and one child, \$25.

(c) If there be a wife and two children, \$32.50, with \$5 per month additional for each additional child.

(d) If there be no wife, but one child, \$5.

(e) If there be no wife, but two children, \$12.50. (f) If there be no wife, but three children, \$20.

(g) If there be no wife, but four children, \$30, with \$5 per month additional for each additional child.

Class B. In the case of a man or woman, to a grandchild, a parent, brother, or sister:

(a) If there be one parent, \$10. (b) If there be two parents, \$20.

(c) For each grandchild, brother, sister, and additional parent, \$5.

In the case of a woman, to a child or children:

- (d) If there be one child, \$5.
- (e) If there be two children, \$12.50.

(f) If there be three children, \$20.

(g) If there be four children, \$30, with \$5 per month additional for each additional child.

Sec. 205. That family allowances for members of Class A shall be paid only if and while a compulsory allotment is made to a member or members of such The monthly family allowance to a former wife divorced shall be payable only out of the difference, if any, between the monthly family allowance to the other members of Class A and the sum of \$50, and only then if alimony shall have been decreed to her. For a wife living separate and apart under court order or written agreement or to a former wife divorced the monthly allowance, together with the allotment, if any, shall not exceed the amount specified in the court order, decree, or written agreement to be paid to her. For an illegitimate child, to whose support the father has been judicially ordered or decreed to contribute, it shall not exceed the amount fixed in the order or decree.

Sec. 206. That family allowances to members of class B shall be granted only if and while the member is dependent in whole or in part on the enlisted man, and then only if and while the enlisted man makes a monthly allotment of his pay for such member or members equal to the amount of the monthly family allowance as hereinabove specified, except that—

(a) The maximum monthly allotment so required to be made to members of

Class B shall be one-half of his pay.

(b) If he is making no allotment to a member of Class A, the minimum monthly allotment so designated to be made to members of Class B shall be \$15 per month.

(c) If he is making the compulsory allotment to a member of Class A, the minimum monthly allotment so designated to be made to members of Class B

shall be one-seventh of his pay, but not less than \$5 per month.

On the enlisted man's application, or otherwise for good cause shown, exemption from this additional allotment under Class B as a condition to the allowance may be granted, upon such conditions as may be prescribed by regulations.

SEC. 207. That the amount of the family allowance to members of Class B

shall be subject to each of the following limitations:

- (a) If an allowance is paid to one or more beneficiaries of Class A, the total allowance to be paid to the beneficiaries of Class B shall not exceed the difference between the allowance paid to the beneficiaries of Class A and the sum of \$50.
- (b) The total monthly allowance to beneficiaries of Class B, added to the enlisted man's monthly allotment to them shall not exceed the average sum habitually contributed by him to their support monthly during the period of dependency but not exceeding a year immediately preceding his enlistment or the enactment of this amendatory act.

Sec. 208. That as between the members of Class A and as between the members of Class B, the amount of the allotment and family allowance shall be

apportioned as may be prescribed by regulations.

Sec. 209. The War and Navy Departments, respectively, shall pay over to the Treasury Department monthly the entire amount of such allotments for distribution to the beneficiaries, and the allotments and family allowances shall be paid by the bureau to or for the beneficiaries.

Sec. 210. That upon receipt of any application for family allowance the commissioner shall make all proper investigations and shall make an award, on the basis of which award the amount of the allotments to be made by the man shall be certified to the War Department or Navy Department, as may be proper. Whenever the commissioner shall have reason to believe that an allowance has been improperly made or that the conditions have changed, he shall investigate or reinvestigate and may modify the award. The amount of each monthly allotment and allowance shall be determined according to the conditions then existing.

ARTICLE III.

COMPENSATION FOR DEATH OR DISABILITY.

SEC. 300. That for death or disability resulting from personal injury suffered or disease contracted in the line of duty, by any commissioned officer or enlisted man or by any member of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) when employed in the active service under the War Department or Navy Department, the United States shall pay compensation as hereinafter provided; but no compensation shall be paid if the injury or disease has been caused by his own willful misconduct.

Sec. 301. That if death results from injury-

If the deceased leaves a widow or child, or if he leaves a widowed mother dependent upon him for support, the monthly compensation shall be the following amounts:

(a) For a widow alone, \$25.

(b) For a widow and one child, \$35.

(c) For a widow and two children, \$47.50, with \$5 for each additional child up to two.

(d) If there be no widow, then for one child, \$20.

(e) For two children, \$30.

(f) For three children, \$40, with \$5 for each additional child up to two.

(g) For a widowed mother, \$20. The amount payable under this subdivision shall not be greater than a sum which, when added to the total amount payable to the widow and children, does not exceed \$75. This compensation shall be payable for the death of but one child, and no compensation for the death of a child shall be payable if such widowed mother is in receipt of compensation under the provisions of this article for the death of her husband. Such compensation shall be payable whether her widowhood arises before or after the death of the person and whenever her condition is such that if the person were living the widowed mother would have been dependent upon him for support.

If the death occur before discharge or resignation from service, the United States shall pay for burial expenses and the return of body to his home a sum

not to exceed \$100, as may be fixed by regulations.

The payment of compensation to a widow or widowed mother shall continue

until her death or remarriage.

The payment of compensation to or for a child shall continue until such child reaches the age of eighteen years or marries, or if such child be incapable, because of insanity, idiocy, or being otherwise permanently helpless, then during such incapacity.

Whenever the compensation payable to or for the benefit of any person under the provisions of this section is terminated by the happening of the contingency upon which it is limited, the compensation thereafter for the remaining beneficiary or beneficiaries, if any, shall be the amount which would have been payable to them if they had been the sole original beneficiaries.

As between the widow and the children not in her custody, and as between children, the amount of the compensation shall be apportioned as may be prescribed by regulations. The word "widow" as used in this section shall not include one who shall have married the deceased later than ten years after the time of injury.

Sec. 302. That if disability results from the injury-

- (1) If and while the disability is total, the monthly compensation shall be for following amounts:
 - (a) If he has neither wife nor child living. \$30.
 - (b) If he has a wife but no child living, \$45.
 - (c) If he has a wife and one child living, \$55.
 - (d) If he has a wife and two children living, \$65.
 - (e) If he has a wife and three or more children living, \$75.
- (f) If he has no wife but one child living, \$40, with \$10 for each additional child up to two.
- (g) If he has a widowed mother dependent on him for support, then, in addition to the above amounts, \$10.

To an injured person who is totally disabled and in addition so helpless as to be in constant need of a nurse or attendant, such additional sum shall be paid, but not exceeding \$20 per month, as the director may deem reasonable: Prorided, however, That for the loss of both feet or both hands or both eyes, or for becoming totally blind or helpless and permanently bedridden from causes occurring in the line of duty in the service of the United States, the rate of compensation shall be \$100 per month: Provided further, That no allowance shall be made for nurse or attendance.

(2) If and while the disability is partial, the monthly compensation shall be a percentage of the compensation that would be payable for his total disability, equal to the degree of the reduction in earning capacity resulting from the disability, but no compensation shall be payable for the reduction in earning ca-

pacity rated at less than ten per centum.

A schedule of ratings of reductions in earning capacity from specific injuries or combinations of injuries of a permanent nature shall be adopted and applied by the bureau. Ratings may be as high as one hundred per centum. The ratings shall be based, as far as practicable, upon the average impairments of earning capacity resulting from such injuries in civil occupations and not upon the impairment in earning capacity in each individual case, so that there shall be no reduction in the rate of compensation for individual success in overcoming the handicap of a permanent injury. The bureau shall from time to time readjust this schedule of ratings in accordance with actual experience.

(3) In addition to the compensation above provided, the injured person shall be furnished by the United States such reasonable governmental medical, surgical, and hospital services and with such supplies, including artificial limbs, trusses, and similar appliances, as the director may determine to be useful and reasonably necessary: Provided, That nothing in this act shall be construed to

affect the necessary military control over any member of the military or naval establishments before he shall have been discharged from the military or naval service.

(4) The amount of each monthly payment shall be determined according to

the family conditions then existing

Sec. 303. That every person applying for or in receipt of compensation for disability under the provisions of this article shall, as frequently and at such times and places as may be reasonably required, submit himself to examination by a medical officer of the United States or by a duly qualified physician designated or approved by the director. He may have a duly qualified physician designated and paid by him present to participate in such examination. For all examinations he shall, in the discretion of the director, be paid his reasonable traveling and other expenses and also loss of wages incurred in order to submit to such examination. If he refuses to submit himself for, or in any way obstructs, any examination, his right to claim compensation under this article shall be suspended until such refusal or obstruction ceases. No compensation shall be payable while such refusal or obstruction continues, and no compensation shall be payable for the intervening period.

Every person in receipt of compensation for disability shall submit to any reasonable medical or surgical treatment furnished by the bureau whenever requested by the bureau; and the consequences of unreasonable refusal to submit to any such treatment shall not be deemed to result from the injury compensation.

sated for.

Sec. 304. That in cases of dismemberment, of injuries to sight or hearing, and of other injuries commonly causing permanent disability, the injured person shall follow such course or courses of rehabilitation, reeducation, and vocational training as the United States may provide or procure to be provided. Should such course prevent the injured person from following a substantially gainful occupation while taking same, a form of enlistment may be required which shall bring the injured person into the military or naval service. Such enlistment shall entitle the person to full pay as during the last month of his active service, and his family to family allowances and allotment as hereinbefore provided, in lieu of all other compensation for the time being.

In case of his willful failure properly to follow such course or so to enlist, payment of compensation shall be suspended until such willful failure ceases.

and no compensation shall be payable for the intervening period.

Sec. 305. That upon its own motion or upon application the bureau may at any time review an award, and, in accordance with the facts found upon such review, may end, diminish, or increase the compensation previously awarded, or, if compensation has been refused or discontinued, may award compensation.

Sec. 306. That no compensation shall be payable for death or disability which does not occur prior to or within one year after discharge or resignation from the service, except that where, after a medical examination made pursuant to regulations, at the time of discharge or resignation from the service, or within such reasonable time thereafter, not exceeding one year, as may be allowed by regulations, a certificate has been obtained from the director to the effect that the injured person at the time of his discharge or resignation was suffering from injury likely to result in death or disability, compensation shall be payable for death or disability, whenever occurring, proximately resulting from such injury.

SEC. 307. That compensation shall not be payable for death in the course of the service until the death be officially recorded in the department under which he may be serving. No compensation shall be payable for a period during which the man has been reported "missing" and a family allowance has

been paid for him under the provisions of Article II.

Sec. 308. That no compensation shall be payable for death inflicted as a lawful punishment for a crime or military offense except when inflicted by the enemy. A dismissal or dishonorable or bad-conduct discharge from the service shall bar and terminate all right to any compensation under the provisions

of this article.

Sec. 309. That no compensation shall be payable unless a claim therefor be filed, in case of disability, within five years after discharge or resignation from the service, or, in case of death during the service, within five years after such death is officially recorded in the department under which he may be serving: *Provided, however*, That where compensation is payable for death or disability occurring after discharge or resignation from the service, claim must be made within five years after such death or the beginning of such disability.

The time herein provided may be extended by the director not to exceed one year for good cause shown. If at the time that any right accrues to any person under the provisions of this article, such person is a minor, or is of unsound mind or physically unable to make a claim, the time herein provided shall not begin to run until such disability ceases.

Sec. 310. That no compensation shall be payable for any period more than two years prior to the date of claim therefor, nor shall increased compensation be awarded to revert back more than one year prior to the date of claim there-

for.

SEC. 311. That compensation under this article shall not be assignable, and

shall be exempt from attachment and execution and from all taxation.

Sec. 312. That compensation under this article shall not be paid while the person is in receipt of service or retirement pay. The laws providing for gratuities or payments in the event of death in the service and existing pension laws shall not be applicable after the enactment of this amendment to persons now in or hereafter entering the military or naval service, or to their widows, children, or their dependents, except in so far as rights under any such law shall have heretofore accrued.

Compensation because of disability or death of members of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) shall be in lieu of any compensation for such disability or death under the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved

September seventh, nineteen hundred and sixteen.

Sec. 313. That if an injury or death for which compensation is payable under this amendatory Act is caused under circumstances creating a legal liability upon some person other than the United States or the enemy to pay damages therefor, the director, as a condition to payment of compensation by the United States, shall require the beneficiary to assign to the United States any right of action he may have to enforce such liability of such other person or any right which he may have to share in any money or other property received in satisfaction of such liability of such other person. The cause of action so assigned to the United States may be prosecuted or compromised by the director and any money realized thereon shall be placed to the credit of the compensation fund.

SEC. 314. That from and after the passage of this Act the rate of pension for a widow of an officer or enlisted man of the Army, Navy, or Marine Corps of the United States who served in the Civil War, the War with Spain, or the Philippine Insurrection, now on the pension roll or hereafter to be placed on the pension roll, and entitled to receive a less rate than hereinafter provided, shall be \$25 per month; and nothing herein shall be construed to affect the additional allowance provided by existing pension laws on account of a helpless child or child under sixteen years of age: Provided, however, That this Act shall not be so construed as to reduce any pension under any act, public or private: And provided further, That the provisions of this section shall be administered, executed, and enforced by the Commissioner of Pensions.

ARTICLE IV.

INSURANCE.

Sec. 400. That in order to give to every commissioned officer and enlisted man and to every member of the Army Nurse Corps (female) and of the Navy Nurse Corps (female) when employed in active service under the War Department or Navy Department greater protection for themselves and their dependents than is provided in Article III, the United States, upon application to the bureau and without medical examination, shall grant insurance against the death or total permanent disability of any such person in any multiple of \$500, and not less than \$1,000 or more than \$10,000, upon the payment of the premiums as hereinafter provided.

Sec. 401. That such insurance must be applied for within one hundred and

Sec. 401. That such insurance must be applied for within one hundred and twenty days after enlistment or after entrance into or employment in the active service and before discharge or resignation, except that those persons who are in the active war service at the time of the publication of the terms and conditions of such contract of insurance may apply at any time within one hundred and twenty days thereafter and while in such service. Any person in the active service on or after the sixth day of April, nineteen hundred and seventeen, who,

while in such service and before the expiration of one hundred and twenty days from and after such publication, becomes or has become totally and permanently disabled or dies, or has died, without having applied for insurance, shall be deemed to have applied for and to have been granted insurance, payable to such person during his life in monthly installments of \$25 each. If he shall die either before he shall have received any of such monthly installments or before he shall have received two hundred and forty of such monthly installments, then \$25 per month shall be paid to his wife from the time of his death and during her widowhood, or to his child, or widowed mother if and while they survive him: Provided, however, That not more than two hundred and forty of such monthly installments, including those received by such person during his total and permanent disability, shall be so paid; and in that event the amount of the monthly installments shall be apportioned between them as may be provided by regulations.

Sec. 402. That the director, subject to the general direction of the Secretary of the Treasury, shall promptly determine upon and publish the full and exact terms and conditions of such contract of insurance. The insurance shall not be assignable, and shall not be subject to the claims of creditors of the insured or of the beneficiary. It shall be payable only to a spouse, child, grandchild, parent, brother, or sister, and also during total and permanent disability to the injured person, or to any or all of them. The insurance shall be payable in two hundred and forty equal monthly installments. Provisions for maturity at certain ages, for continuous installments during the life of the insured or beneficiaries, or both, for cash, loan, paid-up and extended values, dividends from gains and savings, and such other provisions for the protection and advantage of and for alternative benefits to the insured and the beneficiaries as may be found to be reasonable and practicable, may be provided for in the contract of insurance, or from time to time by regulations. All calculations shall be based upon the American Experience Table of Mortality and interest at three and one-half per centum per annum, except that no deduction shall be made for continuous installments during the life of the insured in case his total and permanent disability continues more than two hundred and forty months. Subject to regulations, the insured shall at all times have the right to change the beneficiary or beneficiaries of such insurance without the consent of such beneficiary or beneficiaries, but only within the classes herein provided. If no beneficiary within the permitted class be designated by the insured, either in his lifetime or by his last will and testament, or if the designated beneficiary does not survive the insured, the insurance shall be payable to such person or persons, within the permitted class of beneficiaries as would under the laws of the State of the residence of the insured be entitled to his personal property in case of intestacy. If no such person survive the insured, then there shall be paid to the estate of the insured an amount equal to the reserve value, if any, of the insurance at the time of his death, calculated on the basis of the American Experience Table of Mortality and three and one-half per centum interest in full of all obligations under the contract of insurance.

Sec. 403. That the United States shall bear the expenses of administration and the excess mortality and disability cost resulting from the hazards of war. The premium rates shall be the net rates based upon the American Experience Table of Mortality and interest at three and one-half per centum per annum.

Sec. 404. That during the period of war and thereafter until converted the insurance shall be term insurance for successive terms of one year each. Not later than five years after the date of the termination of the war as declared by proclamation of the President of the United States, the term insurance shall be converted, without medical examination, into such form or forms of insurance as may be prescribed by regulations and as the insured may request. Regulations shall provide for the right to convert into ordinary life, twenty payment life, endowment maturing at age sixty-two and into other usual forms of insurance and shall prescribe the time and method of payment of the premiums thereon, but payments of premiums in advance shall not be required for periods of more than one month each and may be deducted from the pay or deposit of the insured or be otherwise made at his election.

SEC. 405. That in the event of disagreement as to a claim under the contract of insurance between the bureau and any beneficiary or beneficiaries thereunder, an action on the claim may be brought against the United States in the district court of the United States in and for the district in which such beneficiaries or any one of them resides. The court, as part of its judgment, shall

W. 11

determine and allow such reasonable attorney's fees, not to exceed ten per centum of the amount recovered, to be paid by the claimant on behalf of whom such proceedings are instituted to his attorney; and it shall be unlawful for the attorney or for any other person acting as claim agent or otherwise to ask for, contract for, or receive any other compensation because of such action. No other compensation or fee shall be charged or received by any person except such as may be authorized by the commissioner in regulations to be promulgated by him. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall, for each and every such offense, be fined not exceeding \$500, or be imprisoned at hard labor not exceeding two years, or both, in the discretion of the court.

labor not exceeding two years, or both, in the discretion of the court.

Sec. 3. That section eight of the act entitled "An act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen, shall be held and construed to authorize the President, in accordance with the provisions of said act and for the period of the existing emergency only, to appoint as generals the Chief of Staff and the commander of the United States forces in France, and as lieutenant general each commander of an army or army corps organized as authorized by existing law: Provided, That the pay of the grades of general and lieutenant general shall be \$10,000 and \$9,000 a year, respectively, with allowances appropriate to said grades as determined by the Secretary of War: And provided, That brigadier generals of the Army shall hereafter rank relatively with rear admirals of the lower half of the grade. And, hereafter, the chief of any existing staff corps, department, or bureau, except as is otherwise provided for the Chief of Staff, shall have the rank, pay, and allowances of major general.

Approved, October 6, 1917.

[Public Resolution-No. 22-65th Congress.]

[S. J. Res. 128.]

JOINT RESOLUTION Granting to certain persons in the active war service an extension of time within which application for insurance may be made under section four hundred and one of the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, mineteen hundred and fourteen, as amended by the Act approved October sixth, nineteen hundred and seventeen.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled. That the time within which application for insurance may be made as set forth in section four hundred and one of the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended by the Act approved October sixth, nineteen hundred and seventeen, is hereby extended, with respect to every person in the active war service as to whom the time for making application would expire before the twelfth day of April, nineteen hundred and eighteen, so that every such person may make application for insurance up to and including the said twelfth day of April, nineteen hundred and eighteen: Provided, That nothing herein shall be construed to effect an extension of the automatic insurance provided for in the said section four hundred and one beyond the twelfth day of February, nineteen hundred and eighteen.

Approved, February 12, 1918.

[Public Resolution—No. 27—65th Congress.]

[S. J. Res. 133.]

JOINT RESOLUTION Authorizing the granting of insurance under the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended by the Act approved October sixth, nineteen hundred and seventeen, on application by a person other than the person to be insured.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That insurance under the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended by the Act approved October sixth, nineteen hundred and seventeen,

shall be granted by the Bureau of War Risk Insurance on application made by the person to be insured or, subject to such regulations as the bureau may prescribe, by any person within the permitted class as specified in section four hundred and two of said Act: Provided, That the person to be insured has been taken a prisoner of war before April twelfth, nineteen hundred and eighteen: And provided further, That no one but the insured may designate a beneficiary, and nothing in this resolution shall be deemed to change or affect the permitted class of beneficiaries or impose any obligation on the insured against his will.

Approved, April 2, 1918.

[Public—No. 151—65TH Congress.] [H. R. 11245.]

AN ACT To amend an Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, and an Act in amendment thereto, approved October sixth, nineteen hundred and seventeen.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirteen, article one, of the Act approved October sixth, nineteen hundred and seventeen, entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," be, and is hereby, amended by striking out the following words in the last sentence: "to regulate the matter of compensation, if any, but in no case to exceed ten per centum, to be paid to claim agents and attorneys for services in connection with any of the matters provided for in articles two, three, and four," and insert at the end of the sentence the following words: "Provided, however, That payment to any attorney or agent for such assistance as may be required in the preparation and execution of the necessary papers shall not exceed \$3 in any one case: And provided further, That no claim agent or attorney shall be recognized in the presentation or adjudication of claims under articles two, three, and four, except that in the event of disagreement as to a claim under the contract of insurance between the bureau and any beneficiary or beneficiaries thereunder, an action on the claim may be brought against the United States in the district court of the United States in and for the district in which such beneficiaries or any one of them resides, and that whenever judgment shall be rendered in an action brought pursuant to this provision, the court, as part of its judgment, shall determine and allow such reasonable attorney's fees, not to exceed five per centum of the amount recovered, to be paid by the claimant in behalf of whom such proceedings were instituted, to his attorney.

"Any person who shall directly or indirectly solicit, contract for, charge, or receive, or who shall attempt to solicit, contract for, charge, or receive, any fee or compensation, except as herein provided, shall be guilty of a misdemeanor, and for each and every offense shall be punishable by a fine of not more than \$500 or by imprisonment at hard labor for not more than two years, or by both such fine and imprisonment," so that the section as amended shall read as follows:

"Sec. 13. That the director, subject to the general direction of the Secretary of the Treasury, shall administer, execute, and enforce the provisions of this Act, and for that purpose have full power and authority to make rules and regulations not inconsistent with the provisions of this Act, necessary or appropriate to carry out its purposes, and shall decide all questions arising under the Act, except as otherwise provided in section five. Wherever under any provision or provisions of the Act regulations are directed or authorized to be made, such regulations, unless the context otherwise requires, shall or may be made by the director, subject to the general direction of the Secretary of the Treasury. The director shall adopt reasonable and proper rules to govern the procedure of the divisions and to regulate and provide for the nature and extent of the proofs and evidence and the method of taking and furnishing the same in order to establish the right to benefits of allowance, allotment, compensation, or insurance provided for in this Act, the forms of application of those claiming to be entitled to such benefits, the methods of making investigations and medical examinations, and the manner and form of adjudications and awards: Provided, however, That payment to any attorney or agent for such assistance as may be required in the preparation and execution of the necessary papers shall not exceed \$3 in any one case: And provided further, That no claim agent or attorney shall be recognized in the presentation or adjudication of claims under articles two, three, and four, except that in the event of disagreement as to a claim under the contract of insurance between the bureau and any beneficiary or beneficiaries thereunder an action on the claim may be brought against the United States in the district court of the United States in and for the district in which such beneficiaries or any one of them resides, and that whenever judgment shall be rendered in an action brought pursuant to this provision the court, as part of its judgment, shall determine and allow such reasonable attorney's fees, not to exceed five per centum of the amount recovered, to be paid by the claimant in behalf of whom such proceedings were instituted to his attorney, said fee to be paid out of the payments to be made to the beneficiary under the judgment rendered at a rate not exceeding onetenth of each of such payments until paid.

"Any person who shall, directly or indirectly, solicit, contract for, charge, or receive, or who shall attempt to solicit, contract for, charge, or receive any fee or compensation, except as herein provided, shall be guilty of a misdemeanor, and for each and every offense shall be punishable by a fine of not more than \$500 or by imprisonment at hard labor for not more than two years,

or by both such fine and imprisonment.

Sec. 2. That Article IV of said Act, approved October sixth, nineteen hundred and seventeen, entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," is hereby amended by striking out section four hundred and five thereof.

Approved, May 20, 1918.

[Public-No. 175-65th Congress.]

IS. 4482.1

AN ACT To amend an Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second subdivision (4) of section twenty-two of the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended, relating to the definition of the term "parent," is hereby amended to read as follows:

"(4) The term 'parent' includes a father, mother, grandfather, grandmother, father through adoption, mother through adoption, stepfather, and stepmother,

either of the person in the service or of the spouse."

Sec. 2. That four new sections are hereby added to Article I of said Act, to be known as sections twenty-seven, twenty-eight, twenty-nine, and thirty,

respectively, and to read as follows:

family allowance, compensation, or insurance under Articles II, III, or IV of this Act, without being entitled thereto, with intent to defraud the United States or any person in the military or naval forces of the United States, shall be punished by a fine of not more than \$2,000, or by imprisonment for not more than one year, or both.

"Sec. 28. That the allotments and family allowances, compensation, and insurance payable under Articles II, III, and IV, respectively, shall not be assignable; shall not be subject to the claims of creditors of any person to whom an award is made under Articles II, III, or IV; and shall be exempt from all taxation: Provided, That such allotments and family allowances, compensation, and insurance shall be subject to any claims which the United States may have, under Articles II, III, and IV, against the person on whose account the allotments and family allowances, compensation, or insurance is payable.

"Sec. 29. That the discharge or dismissal of any person from the military or naval forces on the ground that he is an enemy alien, conscientious objector, or a deserter, or as gullty of mutiny, treason, spying, or any offense involving moral turpitude, or willful and persistent misconduct shall terminate any insurance granted on the life of such person under the provisions of Article IV, and shall bar all rights to any compensation under Article III or any insurance under Article IV.

"Sec. 30. That this Act may be cited as the war-risk insurance Act."

Sec. 3. That section two hundred of said Act is hereby amended to read as follows:

"Sec. 200. That the provisions of this article shall apply to all enlisted meu in the military or naval forces of the United States, except the Philippine Scouts, the insular force of the Navy, and the Samoan native guard and band of the Navy."

Sec. 4. That the second and third paragraphs of section two hundred and one

of said Act are hereby amended to read as follows:

"The monthly compulsory allotment shall be \$15. For a wife living separate and apart from her husband under court order or written agreement, or for a former wife divorced, the monthly compulsory allotment shall not exceed the amount specified in the court order, decree, or written agreement to be paid to her, and for an illegitimate child, to whose support the father has been judicially ordered or decreed to contribute, it shall not exceed the amount fixed in the order or decree.

"If there is a compulsory allotment for a wife or child, then a former wife divorced who has not remarried and to whom alimony has been decreed, shall not be entitled to a compulsory allotment, but shall be entitled to a family

allowance as hereinafter provided."

SEC. 5. That section two hundred and three of said Act is hereby amended

to read as follows:

"SEC. 203. That in case one-half of an enlisted man's monthly pay is not allotted, regulations to be made by the Secretary of War and the Secretary of the Navy, respectively, may require, under circumstances and conditions as may be prescribed in such regulations, that any proportion of such one-half pay as is not allotted shall be deposited to his credit, to be held during such period of his service as may be prescribed. Such deposit shall bear interest at the same rate as United States bonds bear for the same period, and, when payable, shall be paid principal and interest to the enlisted man, if living, otherwise to any heneficiary or beneficiaries he may have designated, or if there be no such beneficiary, then to the person or persons who, under the laws of the State of his residence, would be entitled to his personal property in case of intestacy."

SEC. 6. That the third and fourth paragraphs of section two hundred and

four of said Act are hereby amended to read as follows:

"Class A. In the case of a man to his wife (including a former wife divorced) and to his child or children-

"(a) If there is a wife but no child, \$15; "(b) If there is a wife and one child, \$25;

"(c) If there is a wife and two children, \$32.50, with \$5 per month additional for each additional child;

"(d) If there is no wife, but one child, \$5;

- "(e) If there is no wife, but two children, \$12.50; "(f) If there is no wife, but three children, \$20;
- "(g) If there is no wife, but four children, \$30, with \$5 per month additional for each additional child;

"(h) If there is a former wife divorced who has not remarried and to whom alimony has been decreed, \$15.

- "Class B. In the case of a man or woman to a grandchild, a parent, brother, or sister-
 - "(a) If there is one parent, \$10;

"(b) If there are two parents, \$20;
"(c) If there is a grandchild, brother, sister, or additional parent, \$5 for

"In the case of a woman, the family allowances for a husband and children shall be in the same amounts, respectively, as are payable, in the case of a man, to a wife and children, provided she makes a voluntary allotment of \$15 as a basis therefor, and provided, further, that dependency_exists as required in section two hundred and six."

SEC. 7. That section two hundred and six of said Act is hereby amended to

read as follows:

"Sec. 206. That family allowances to members of class B shall be paid only if and while the members are dependent in whole or in part on the enlisted man, and then only if and while the enlisted man makes a monthly allotment of his pay for such members in the following amounts:

"(a) If an enlisted man is not making a compulsory allotment for class A the allotment for class B required as a condition to the family allowance shall

be \$15;

"(b). If an enlisted man is making a compulsory allotment for class A the additional allotment for class B required as a condition to the family allowance shall be \$5, or if a woman is making an allotment of \$15 for a dependent husband or child the additional allotment for the other members of class B required as a condition to the family allowance shall be \$5."

SEC. 8. That section two hundred and ten of said Act is hereby amended to

read as follows:

"Sec. 210. That upon receipt of any application for family allowance, the commissioner shall make all proper investigations and shall make an award, on the basis of which award the amount of the allotments to be made by the man shall be certified to the War Department or Navy Department, as may be proper. Whenever the commissioner shall have reason to believe that an allowance has been improperly made or that the conditions have changed, he shall investigate or reinvestigate and may modify the award. The amount of each monthly allotment and allowance shall be determined according to the family conditions existing on the first day of the month."

Sec. 9. That sections four, six, seven, and eight of this Act shall take effect

on the first day of July, nineteen hundred and eighteen.

SEC. 10. That section three hundred of said Act is hereby amended to read

as follows:

"Sec. 300. That for death or disability resulting from personal injury suffered or disease contracted in the line of duty, by any commissioned officer or enlisted man or by any member of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) when employed in the active service under the War Department or Navy Department, the United States shall pay compensation as hereinafter provided; but no compensation shall be paid if the injury or disease has been caused by his own willful misconduct: Provided, That for the purposes of this section said officer, enlisted man, or other member shall be held and taken to have been in sound condition when examined, accepted, and enrolled for service: Provided further, That this section, as amended, shall be deemed to become effective as of October sixth, nineteen hundred and seventeen."

Sec. 11. That section three hundred and one of said Act is hereby amended to read as follows:

"Sec. 301. That if death results from injury-

"If the deceased leaves a widow or child, or if he leaves a mother or father either or both dependent upon him for support, the monthly compensation shall be the following amounts:

"(a) If there is a widow but no child, \$25;

- "(b) If there is a widow and one child, \$35;
- "(c) If there is a widow and two children, \$42.50, with \$5 for each additional child up to two;

"(d) If there is no widow, but one child, \$20;

"(e) If there is no widow, but two children, \$30;

"(f) If there is no widow, but three children, \$40, with \$5 for each addi-

tional child up to two;

"(g) If there is a dependent mother (or dependent father), \$20, or both, \$30. The amount payable under this subdivision shall not exceed the difference between the total amount payable to the widow and children and the sum of \$75. This compensation shall be payable for the death of but one child, and no compensation for the death of a child shall be payable if the dependent mother is in receipt of compensation under the provisions of this article for the death of her husband. Such compensation shall be payable whether the dependency of the father or mother or both arises before or after the death of the person, but no compensation shall be payable if the dependency arises more than five years after the death of the person.

"If the death occurs before discharge or resignation from service, the United States shall pay for burial expenses and the return of the body to his home

a sum not to exceed \$100, as may be fixed by regulations.

"The payment of compensation to a widow shall continue until her death

or remarriage.

"The payment of compensation to or for a child shall continue until such child reaches the age of eighteen years or marries, or if such child be incapable, because of insanity, idiocy, or being otherwise permanently helpless,

then during such incapacity.

"Whenever the compensation payable to or for the benefit of any person under the provisions of this section is terminated by the happening of the contingency upon which it is limited, the compensation thereafter for the remaining beneficiary or beneficiaries, if any, shall be the amount which would have been payable to them if they had been the sole original beneficiaries.

"As between the widow and the children not in her custody, and as between children, the amount of the compensation shall be apportioned as may be pre-

scribed by regulation.

"The term 'widow' as used in this section shall not include one who shall have married the deceased later than ten years after the time of injury, and shall include a widower, whenever his condition is such that, if the deceased person were living, he would have been dependent upon her for support."

Sec. 12. That subdivision (1) of section three hundred and two of said Act

is hereby amended to read as follows: .

"(1) If and while the disability is total, the monthly compensation shall be the following amounts:

"(a) If the disabled person has neither wife nor child living, \$30;

"(b) If he has a wife but no child living, \$45;

"(c) If he has a wife and one child living, \$55; "(d) If he has a wife and two children living, \$65;

"(e) If he has a wife and three or more children living, \$75;

"(f) If he has no wife but one child living, \$40, with \$10 for each additional child up to two;

"(g) If he has a mother or father, either or both dependent on him for sup-

port, then in addition to the above amounts, \$10 for each;

- "(h) If he is totally disabled and in addition so helpless as to be in constant need of a nurse or attendant, such additional sum shall be paid, but not exceeding \$20 per month, as the director may deem reasonable: Provided, however, That for the loss of both feet or both hands or both eyes, or for becoming totally blind or becoming helpless and permanently bedridden from causes occurring in the line of duty in the service of the United States, the rate of compensation shall be \$100 per month: Provided further, That where the rate of compensation is \$100 per month, no allowance shall be made for a nurse or attendant."
- Sec. 13. That subdivision (4) of section three hundred and two of said Act is hereby amended to read as follows:

"(4) The amount of each monthly payment shall be determined according to

the family conditions existing on the first day of the month."

- SEC. 14. That two new subdivisions are hereby added to section three hundred and two of said Act, to be known as subdivisions (5) and (6), respectively, and to read as follows:
- "(5) Where the disabled person and his wife are not living together, or where the children are not in the custody of the disabled person, the amount of the compensation shall be apportioned as may be prescribed by regulations.

"(6) The term 'wife' as used in this section shall include 'husband' if the

husband is dependent upon the wife for support."

Sec. 15. That where section three hundred and one of said Act is amended by striking out the provisions that a mother is entitled to compensation only when she is widowed and substitute provisions are included to the effect that compensation is payable to a dependent mother or dependent father, such substitute provisions shall be deemed to be in effect as of October sixth, nineteen hundred and seventeen.

SEC. 16. That section three hundred and eleven of said Act is hereby repealed. SEC. 17. That section three hundred and twelve of said Act is hereby amended

to read as follows:

"Sec. 312. That compensation under this article shall not be paid while the person is in receipt of service or retirement pay. The laws providing for gratuities or payments in the event of death in the service and existing pension laws shall not be applicable after the enactment of this amendment to any person in the active military or naval service on the sixth day of October, nineteen hundred and seventeen, or who thereafter entered the active military or naval service, or to their widows, children, or their dependents, except in so far as rights under any such law have heretofore accrued.

"Compensation because of disability or death of members of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) shall be in lieu of any compensation for such disability or death under the Act entitled 'An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,' approved

September seventh, nineteen hundred and sixteen."

Sec. 18. That section three hundred and thirteen of said Act is hereby

amended to read as follows:

"Sec. 313. (1) That if an injury or death for which compensation is payable under this article is caused under circumstances creating a legal liability

upon some person other than the United States or the enemy to pay damages therefor, the director, as a condition to payment of compensation by the United States, may require the beneficiary to assign to the United States any right of action he may have to enforce such liability of such other person, or if it appears to be for the best interests of the beneficiary the director may require him to prosecute the said action in his own name, subject to regulations. The director may require such assignment or prosecution at any time after the injury or death, and the failure on the part of the beneficiary to so assign or to prosecute said cause of action in his own name within a reasonable time, to be fixed by the director, shall bar any fight to compensation on account of the same injury or death. The cause of action so assigned to the United States may be prosecuted or compromised by the director, and any money realized or collected thereon, less the reasonable expenses of such realization or collection, shall be placed to the credit of the military and naval compensation appropriation. If the amount placed to the credit of such appropriation in such case is in excess of the amount of the award of compensation, if any, such excess shall be paid to the beneficiary after any compensation award for the same injury or death is made.

If a beneficiary or conditional beneficiary shall have recovered, as a result of a suit brought by him or on his behalf, or as a result of a settlement made by him or on his behalf, any money or other property in satisfaction of the liability of such other person, such money or other property so recovered shall be credited upon any compensation payable, or which may become payable, to such beneficiary, or conditional beneficiary by the United States on account

of the same injury or death.

"(2) If an injury or death for which compensation may be payable under this article is caused under circumstances creating a legal liability upon some person, other than the United States or the enemy, to pay damages therefor, then, in order to preserve the right of action, the director may require the conditional beneficiary at any time after the injury or death, to assign such right of action to the United States, or, if it appears to be for the best interests of such conditional beneficiary, to prosecute the said cause of action in his own name, subject to regulations. The failure on the part of the beneficiary to so assign or to prosecute the said cause of action in his own name within a reasonable time, to be fixed by the director, shall bar any right to compensation on account of the same injury or death. The cause of action so assigned may be prosecuted or compromised by the director, and any money realized or collected thereon, less the reasonable expenses of such realization or collection, shall be paid to such beneficiary, and be credited upon any future compensation which may become payable to such beneficiary by the United States on account of the same injury or death.

"(3) The bureau shall make all necessary regulations for carrying out the purposes of this section. For the purposes of computation only under this section the total amount of compensation due any beneficiary shall be deemed to be equivalent to a lump sum equal to the present value of all future payments of compensation computed as of the date of the award of compensation at four per centum, true discount, compounded annually. The probability of the beneficiary's death before the expiration of the period during which he is entitled to compensation shall be determined according to the American Ex-

perience Table of Mortality.

"A conditional beneficiary is any person who may become entitled to compensation under this article on or after the death of the injured person.

"Nothing in this section shall be construed to impose any administrative duties upon the War or Navy Departments."

Sec. 19. That section four hundred and one of said Act is hereby amended to

read as follows:

"Sec. 401. That such insurance must be applied for within one hundred and twenty days after enlistment or after entrance into or employment in the active service and before discharge or resignation, except that those persons who are in the active war service at the time of the publication of the terms and conditions of such contract of insurance may apply at any time within one hundred and twenty days thereafter and while in such service. Any person in the active service on or after the sixth day of April, nineteen hundred and seventeen, who, while in such service and before the expiration of one hundred and twenty days from and after such publication, becomes or has become totally and permanently disabled, or dies, or has died, without having applied for insurance, shall be deemed to have applied for and to have been granted insurance, payable to such person during his life in monthly installments of \$25

each. If he shall die either before he shall have received any of such monthly installments or before he shall have received two hundred and forty of such monthly installments, then \$25 per month shall be paid to his widow from the time of his death and during her widowhood, or if there is no widow surviving him, then to his child or children, or if there is no child surviving him, then to his mother, or if there is no mother surviving him, then to his father, if and while they survive him: Provided, however, That not more than two hundred and forty of such monthly installments, including those received by such person during his total and permanent disability, shall be so paid. The amount of the monthly installments shall be apportioned between children as may be provided by regulations,"

SEC. 20. That section nineteen of this Act amending section four hundred and one of the Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September second, nineteen hundred and fourteen, as amended, shall be deemed to be in effect as of October sixth, nineteen hundred and seventeen: Provided, That nothing herein shall be construed to interfere with the payment of monthly installments, authorized to be made under the provisions of said section four hundred and one as originally enacted, for the months up to and including June, nineteen hundred and eighteen: Provided further, That all awards of automatic insurance under the provisions of said section four hundred and one as originally enacted shall be revised as of the first day of July, nineteen hundred and eighteen, in accordance with the provisions of said section four hundred and one as amended by section nineteen of this Act.

SEC. 21. That section four hundred and two of said Act is hereby amended to

read as follows:

"Sec. 402. That the director, subject to the general direction of the Secretary of the Treasury, shall promptly determine upon and publish the full and exact terms and conditions of such contract of insurance. The insurance shall be payable only to a spouse, child, grandchild, parent, brother, or sister, and also. during total and permanent disability to the injured person, or to any or all of them. The insurance shall be payable in two hundred and forty equal monthly installments. Provisions for maturity at certain ages, for continuous installments during the life of the Insured or beneficiaries, or both, for cash, loan, paid up and extended values, dividends from gains and savings, and such other provisions for the protection and advantage of and for alternative benefits to the insured and the beneficiaries as may be found to be reasonable and practicable, may be provided for in the contract of insurance, or from time to time by-All calculations shall be based upon the American Experience Table of Mortality and interest at three and one-half per centum per annum, except that no deduction shall be made for continuous installments during the life of the insured in case his total and permanent disability continues more than two hundred and forty months. Subject to regulations, the insured shall at all times have the right to change the beneficiary or beneficiaries of such insurance without the consent of such beneficiary or beneficiaries, but only within the classes herein provided. If no beneficiary within the permitted class be designated by the insured, either in his lifetime or by his last will and testament, or if the designated beneficiary does not survive the insured, the insurance shall be payable to such person or persons within the permitted class of beneficiaries as would under the laws of the State of the residence of the insured be entitled to his personal property in case of intestacy. If no such person survive the insured, then there shall be paid to the estate of the insured an amount equal to the reserve value, if any, of the insurance at the time of his death, calculated on the basis of the American Experience Table of Mortality and three and one-half per centum interest in full of all obligations under the contract of insurance."

Approved, June 25, 1918.

[Public-No. 195-65th Congress.]

[H. R. 11048.]

AN ACT To amend the war-risk insurance Act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the war-risk insurance Act is hereby amended by adding to such Act a new section, to be known as section two b, to read as follows:

"Sec. 2b. That when it appears to the Secretary of the Treasury that vessels of foreign friendly flags, or their masters, officers, or crews, or shippers or importers in such vessels, are unable in any trade to secure adequate war-risk insurance on reasonable terms, the Bureau of War Risk Insurance, with the approval of the Secretary, is hereby authorized to make provisions for the insurance by the United States of (1) such vessels of foreign friendly flags, their freight and passage moneys, and personal effects of the masters, officers, and crews thereof against the risks of war when such vessels are chartered or operated by the United States Shipping Board or its agent, or chartered by any person a citizen of the United States, and (2) the cargoes to be shipped in such vessels of foreign friendly flags, whether or not they are so chartered. Such insurance on the vessel, however, is authorized only when the United States Shipping Board or its agent operates the vessel or the charterers are, by the terms of the charter party or contract with the vessel owners, required to assume the war risk or provide insurance protecting the vessel owners against war risk during the term of the charter or hire of the vessel.

"The Bureau of War Risk Insurance, with the approval of the Secretary of the Treasury, is also hereby authorized to insure the masters, officers, and crews of vessels operated or chartered as aforesaid against the loss of life or personal injury by the risk of war and for compensation during the detention following capture by enemies of the United States, whenever it appears to the Secretary that the owners, operators, or charterers of such vessels are unable,

in any trade, to secure such insurance on reasonable terms."

Sec. 2. That section five of the war-risk insurance Act is hereby amended to

read as follows:

"Sec. 5. That the Secretary of the Treasury is authorized to establish an advisory board, to consist of three members skilled in the practices of war-risk insurance, for the purpose of assisting the Bureau of War Risk Insurance in fixing rates of premium and in adjustment of claims for losses, and generally in carrying out the purposes of this Act; the compensation of the members of said board to be determined by the Secretary of the Treasury, but not to exceed \$20 a day each while actually employed. He is likewise authorized to appoint two persons skilled in the practice of accident insurance for the purpose of assisting the Bureau of War Risk Insurance in the adjustment of claims, for death, personal injury, or detention; the compensation of persons so appointed to be determined by the Secretary of the Treasury, but not to exceed \$20 a day each while actually employed. In the event of disagreement as to the claim for losses, or amount thereof, between the said bureau and the parties to such contract of insurance, an action on the claim may be brought against the United States in the district court of the United States, sitting in admiralty, in the district in which the claimant or his agents may reside. The Secretary of the Treasury Is, in his judgment, authorized to compromise the claim either before or after the institution of an action therein."

SEC. 3. That section nine of the war-risk insurance Act is hereby amended to

read as follows:

"Sec. 9. That the President is authorized whenever in his judgment the necessity of further war insurance by the United States shall have ceased to exist to suspend the operation of this Act, in so far as the Division of Marine and Seamen's Insurance is concerned, which suspension shall be made in any event within six months after the end of the war, but shall not affect any insurance outstanding at the time or any claims pending adjustment. For the purpose of the final adjustment of any such outstanding insurance or claims, the Division of Marine and Seamen's Insurance may, in the discretion of the President, be continued in existence for a period not exceeding three years after such suspension.

"The words 'end of the war' as used herein shall be deemed to mean the date of proclamation of exchange of ratification of the treaty of peace, unless the President shall, by proclamation, declare a prior date, in which case the date so proclaimed shall be deemed to be the 'end of the war' within the meaning

of this Act,"

Approved, July 11, 1918.

PART XIII.

OFFICERS AND OTHERS IN THE SERVICE OF THE UNITED STATES.

I. EXEMPTED OFFICIALS.

The following are to be termed "Officers, legislative, executive, and judicial, of the United States" for the purpose of classification in Class V.

A. FEDERAL EXECUTIVE OFFICES.

1. Executive Mansion.—Secretary to the President.

2. Department of State.—Secretary of State, Counselor for the Department of State, the Assistant Secretary of State, Second Assistant Secretary of State, Third Assistant Secretary of State, Solicitor, Ambassador, Minister, Minister Resident, secretaries in the Diplomatic Service, Agent-and-Consul-General, Consul General

at Large, Diplomatic Agent, Consul General, Consul.

3. Treasury Department.—Secretary, Assistant Secretary, Treasurer, Assistant Treasurer, Deputy Assistant Treasurer, Commissioner of Internal Revenue, Comptroller of the Treasury, Assistant Comptroller of the Treasury, Comptroller of the Currency, Surgeon General and other commissioned officers of the Public Health Service, Captain Commandant of the Coast Guard of the United States, Director of the Mint, Register of the Treasury, Assistant Register of the Treasury, Auditors for Departments, Assistant Treasurers, Collectors of Customs, Surveyors of Customs, General Appraisers of Merchandise, Appraisers of Merchandise, Appraisers of Merchandise, Special Examiners of Drugs, Medicines, and Chemicals, Collectors of Internal Revenue, Mint and Assay Officers, Federal Farm Loan Board.

4. War Department.—Secretary of War, Assistant Secretary of War, Second Assistant Secretary of War, Third Assistant Secretary of War, Board of Ordnance and Fortification, Mississippi River

Commission.

5. Department of Justice.—Attorney General, Assistant to the Attorney General, Assistant Attorneys General, Solicitor General, United States District Attorneys, Solicitors for the Several Departments, Assistant Solicitors, United States Marshals.

6. Post Office Department.—Postmaster General, Assistant Postmasters General, Purchasing Agent, postmasters at offices of the

first, second, and third classes.

7. Navy Department.—Secretary of the Navy, Assistant Secretary of the Navy.

8. Department of the Interior.—Secretary of the Interior, First Assistant Secretary of the Interior, Assistant Secretary of the Interior, Commissioner of the General Land Office, Assistant Commissioner of the General Land Office, recorder of the General Land Office, Commissioner of Indian Affairs, Assistant Commissioner of Indian Affairs, Commissioner of Pensions, Deputy Commissioner of Pensions, Commissioner of Patents, First Assistant Commissioner of Patents, Assistant Commissioner of Patents, examiners in chief in the Patent Office, Commissioner of Education, Director of the Geological Survey, Director of the Bureau of Mines, Recorder of Deeds, Register of Wills, Registers of Land Office, Receivers of Public Moneys, Surveyors General, Governor of Alaska, Governor and Secretary of Hawaii, Superintendent for Five Civilized Tribes.

9. Department of Agriculture. — Secretary of Agriculture, Assistant Secretary of Agriculture, Chief of the Weather Bureau.

10. Department of Commerce.—Secretary of Commerce, Assistant Secretary of Commerce, Director of the Census, Chief of Bureau of Foreign and Domestic Commerce, Assistant Chief of Bureau of Foreign and Domestic Commerce, Director of the Bureau of Standards, Commissioner of Fish and Fisheries, Superintendent of the Coast and Geodetic Survey, Commissioner of Navigation, Supervising Inspector General Steamboat-Inspection Service, District Supervising Inspectors Steamboat-Inspection Service; Coast and Geodetic Survey: Hydrographic and geodetic engineers, junior hydrographic and geodetic engineers, aids.

11. Department of Labor.—Secretary of Labor, Commissioner General of Immigration, Commissioner of Labor Statistics, Chief of Children's Bureau, Commissioners of Immigration at the ports.

12. Presidential boards.—United States Board of Mediation and Conciliation, Commission of Fine Arts, Geographic Board, National Advisory Committee for Aeronautics.

13. Interstate Commerce Commission.—Commissioners.

14. Civil Service Commission. — Commissioners (including President).

15. Federal Reserve Board.—Governor, Vice Governor, and

Members

- 16. Federal Trade Commission.—Chairman, Vice Chairman, and Commissioners.
- 17. Panama Canal.—Governor, Engineer of Maintenance, Engineer of Terminal Construction, Chief Health Officer.

18. Smithsonian Institution.—Secretary.

19. Government Printing Office.-Public Printer.

- 20. National Homes for Disabled Volunteers.—President of the Board, General Treasurer, Inspector General, and Governors of Branches.
 - 21. Pan American Union.—Director General. 22. Aircraft Board.—Chairman and Members.

23. Capital Issues Committee.—Members.

24. Board of Charities of the District of Columbia.—Members. 25. United States Employee's Compensation Commission.—Chairman and Members.

26. Commission on Industrial Relations.—Commissioners.

27. Librarian of Congress and Superintendent of the Library of Congress.

28. Inspectors of Locomotive Boilers.—Chief Inspector and Assistant Chief Inspector.

29. United States Shipping Board.—All Members.

- 30. United States Tariff Commission.—Chairman and Commissioners.
 - 31. Federal Board for Vocational Education.—All Members.

32. War Finance Corporation.—All Directors.

B. FEDERAL LEGISLATIVE OFFICES.

Senate.—Vice President of the United States, Senators, Secre-

tary, Sergeant at Arms, Chaplain.

House.—Representatives, Territorial Delegates, Resident Commissioners, Clerk, Doorkeeper, Sergeant at Arms, Postmaster, Chaplain.

C. FEDERAL JUDICIAL OFFICES.

1. Supreme Court.—Chief and Associate Justices, clerk, marshal, reporter.

2. Court of Claims.—Chief Justice, Judges, chief and assistant,

clerk, auditor, and bajliff.

- 3. Court of Customs Appeals.—Presiding and Associate Judges, clerk, marshal.
 - 4. Circuit Courts of Appeals.—Circuit Judges, clerks.
 - 5. District Courts.—Judges, clerks.6. United States Commissioners.

7. Referees in Bankruptcy.

II. OTHER OFFICERS AND PERSONS IN THE SERVICE OF THE UNITED STATES.

All heads of Federal Executive Departments and all Federal Executive Commissions, Bureaus, Boards, Divisions, and Branches (including the heads thereof), and the heads of all other Federal Executive Agencies created either pursuant to express statutory provision or under general authority by Executive Order or Proclamation (other than those included under "I. Exempted Officials," above), and other persons employed in the services of the United States and necessary to the adequate and effective operation of the service in which they are employed, and who can not be replaced without substantial, material loss and detriment to the adequate and effective operation of such service, may make or have made for them claims for deferred classification under Rule X (i), Sec. 77. The necessary affidavits (Form 1044, sec. 353, p. 313) to be made in connection with such claims must be approved as provided in Sec. 77, by the persons indicated in Part XIV.

PART XIV.

CERTIFYING OFFICERS

By Executive order the President has directed that all affidavits of necessity required under Selective Service Regulations for securing deferred classification of Federal employees conform to the fol-

lowing rquirements:

"In the case of a person in the service of a department within the District of Columbia, who files with local board a claim of deferred classification from the selective draft, the affidavit of the departmental official having direct supervision and control of the branch of the service in which he is employed, as provided for in the abovementioned regulations, will be forwarded to the Secretary of that department, accompanied by a memorandum giving sufficient data to enable the Secretary to determine whether or not the case is a proper one for deferred classification. If, on the information furnished, he deems the case a proper one for deferred classification by the board, he will indorse the affidavit 'Approved'; if not, 'Disapproved.' In either case the affidavit will be returned to the official making it, to be filed with the local board as required by the instructions on the back thereof.

"In the case of a person in departmental service stationed outside of the District of Columbia, the affidavit of the official having direct supervision of the applicant will be forwarded for approval or disapproval to the official, to be designated by the Secretary of the department, who has jurisdiction or control of the area within which the applicant is stationed at the time, unless the affidavit is originally

made by such official.

"In the case of a person in the service of the Interstate Commerce Commission, the Smithsonian Institution, or other commission or board or body not organized directly under one of the executive departments, the same general method will be followed so far as practicable, with a view to reducing the discharge of drafted men to the minimum number consistent with the maintenance of vital national interests during the emergency of war."

Pursuant to the above order, designations were made in the several

departments as set out below.

In the case of a person employed in the legislative or judicial branch of the Government the affidavit may be signed and approved by the official under whom such person serves. Such affidavits and approvals are to be given the same force and effect as those issued under the executive department.

DEPARTMENT OF STATE.

The Assistant Secretary of State.

TREASURY DEPARTMENT.

The following officials are designated for the respective States and Territories:

Alahama	Rirmingham	Collector of internal revenue.
Alaska	Seattle	Collector of customs.
Arizone	Phoenix	Collector of internal revenue.
Arkonene	Little Rock	Collector of internal revenue.
Colifornio	San Francisco	Collector of customs.
Colorado	Donvor	Collector of internal revenue.
Corporations	L'untford	Collector of internal revenue.
Delaware	Wilmington	Postprostor
		Collector of internal revenue.
Commission	Jacksonvine	Collector of internal revenue.
Transii	Atmita	Collector of internal revenue.
■ Idaho	Poiss	Dogtmoston
Title-i-	Doise	Call active of contame
1111no18	Unicago	Collector of customs.
		Collector of customs.
		Collector of customs.
Kansas	Wichita	Collector of internal revenue.
Kentucky	Louisviile	Collector of customs.
Louisiana	New Orleans	Collector of customs.
Maine	Portland	Collector of customs.
Maryland	Baltimore	Collector of customs.
Massachusetts	Boston	Collector of customs.
Michigan	Detroit	Conector of customs.
		Collector of internal revenue.
Mississippi	Jackson	Postmaster.
Missouri	St. Louis	Collector of customs.
		Collector of internal revenue.
Nebraska	Omana	Collector of customs.
Nevada	Carson City	Postmaster.
New Hampshire	Portsmouth	Collector of internal revenue.
New Jersey	Newark	Collector of internal revenue.
New Mexico	Albuquerque	Postmaster,
New York	New_York	Collector of customs.
North Carolina	Kaleign	Collector of internal revenue.
North Daketa	Fargo	Postmaster.
Ohlo	Cleveland	Collector of customs.
Oklahoma	Oklahoma City	Collector of internal revenue.
Oregon	Portland	Collector of customs.
Pennsylvania	Philadelphia	Collector of customs.
Rhode Island	Providence	Collector of customs.
South Carolina	Columbia	Collector of internal revenue.
South Dakota	Aberdeen	Collector of internal revenue.
Tennessee	Nashville	Collector of internal revenue.
Texas	Austin	Collector of internal revenue.
Utah	Salt Lake City	Postmaster.
Vermont	St. Albans	Collector of customs.
		Collector of internal revenue.
		Collector of customs.
		Collector of customs.
West Virginia	Parkersburg	Collector of internal revenue.
Wyoming	:_Cheyenne	

DEPARTMENT OF JUSTICE.

The district attorneys of the United States in the respective districts have been designated.

WAR DEPARTMENT.

The commanding generals of the several departments have been designated as follows:

Northeastern Department, Boston, Mass. Eastern Department, Governors Island, N. Y. Southeastern Department, Charleston, S. C. Southern Department, Fort Sam Houston, Tex. Central Department, Chicago, Ill. Western Department, San Francisco, Cal.

Messrs. M. F. Chase and Milo S. Ketcham have been designated as the officials to make supporting affidavits, and D. C. Jackling, director United States Government explosives plants, to act as approving official of such affidavits, in support of all claims for deferred classification of *Federal* employees in the United States Government explosives plants conducted under the supervision of the United States Government explosives plants. (Circular letter, Apr. 12, 1918.)

The Secretary of War has designated the Quartermaster General of the Army, or acting for him, the officer detailed in charge of the Personnel Division of the Quartermaster General's Office, to act in the capacity of such approving officials, on all claims for deferred classification of employees of the general depots of the Quartermaster

Corps of the Army stationed outside of Washington.

The Secretary of War has designated the division engineers of the Army to act in the capacity of such approving officials on all claims of employees of the Engineering Department of the Army stationed

outside of Washington. (C. S. S. R., No. 2, Jan. 25, 1918.)

The Secretary of War, pursuant to Executive order, has designated Col. J. W. Joyes, Ordnance Department, United States Army, to act as approving official of affidavits in support of claims for deferred classification of persons employed in the service of the United States in connection with the erection and operation of United States nitrate plants. This authority is limited to the approval of affidavits for deferred classification of Government employees and does not extend to employees of contractors. (Circular letter, May 11, 1918.)

POST OFFICE DEPARTMENT.

The department will not file affidavits for any postmasters. (However, postmasters of the first, second, and third classes are ex-

empted under the law.)

Postmasters at first and second class post offices are hereby authorized to file affidavits with local exemption boards for the purpose of securing deferred classification (Class III) for the following employees only: Supervisory officials in post offices; post-office clerks whose services can not be dispensed with without materially lowering the efficiency of the service; drivers of Government-owned automobiles; mechanics and skilled laborers whose services are absolutely necessary; clerks and substitute clerks employed at military branches. (Telegram B-2246, July 24, 1918.)

Division superintendents Railway Mail Service are hereby authorized to make affidavits for securing deferred classification of all employees of the Railway Mail Service who desire such deferred classification under the new Selective Service Regulations, effective December 15, 1917, provided that no affidavits for deferred classifications will be made for laborers, janitors, and elevator conductors.

Postmasters and division superintendents will make an indorsement as follows immediately after their signature to affidavits in support of requests of employees for deferred classification: "Authority to make the foregoing affidavit contained in Postmaster Gen-

eral's Order No. 949 of December 10, 1917."

When any employee, in whose behalf affidavits of deferred classification have been filed, becomes separated from the Post Office Service, or the Railway Mail Service, either by resignation, removal, or transfer, or ceases to perform duties entitling him to deferred classification as specified above, the postmaster or division superintendent shall immediately certify to the local board where such employee is registered the discontinuance of the existence of the status of the registrant which was made the basis of his former classification. (Postmaster General's Order No. 949.)

3. The officials authorized to make affidavits are also to be considered as the certifying and approving officers under Executive order, page 241. Where affidavits supporting claim for deferred classification are made by officials named in paragraph 2 and paragraph 4 of this page, no further approval is required by the regulations.

The following list shows the different divisions of the Railway

Mail Service and the States comprising them:

First division (comprising New England States).

Second division (comprising New York, New Jersey, Pennsylvania, Delaware, the Eastern Shore of Maryland, Accomac and Northampton Counties, Va., and Porto Rico).

Third division (comprising Maryland, excluding the Eastern Shore), Virginia (excepting Accomac and Northampton Counties), West Virginia, North Carolina, and the District of Columbia.

Fourth division (comprising South Carolina, Georgia, Florida, Alabama, and

Tennessee).

Fifth division (comprising Ohio, Indiana, and Kentucky).

Sixth division (comprising Illinois and Iowa).

Seventh division (comprising Missouri and Kansas).

Eighth division (comprising California, Nevada, Arizona, Utah, and Hawaii). Ninth division (comprising the main line of the New York Central Railroad between New York, N. Y., and Chicago, Ill., and the lower peninsula of Michigan).

Tenth division (comprising Wisconsin, northern peninsula of Michigan, Minnesota, North Dakota, and South Dakota).

Eleventh division (comprising Arkansas, Oklahoma, Texas, and New Mexico). Twelfth division (comprising Louisiana and Mississippi).

Thirteenth division (comprising Oregon, Washington, Idaho, Montana, and Alaska).

Fourteenth division (comprising Nebraska, Colorado, and Wyoming).

Fifteenth division (comprising the main lines of the Pennsylvania Railroad system from New York, N. Y., via Pittsburgh, Pa., to Chicago, Ill., and St. Louis, Mo., and collateral lines that may be designated).

4. Affidavits for post-office inspectors who are drafted will be made by the inspector in charge of the division to which the inspector concerned is assigned. The following list shows the different divisions and the States comprising them:

Atlanta division (comprising Florida, Georgia, and South Carolina).

Austin division (comprising Louisiana and Texas).

Boston division (comprising Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont).

Chattanooga division (comprising Alabama, Mississippi, and Tennessee).

Chicago division (comprising Illinois, Michigan, and Wisconsin).

Cincinnati division (comprising Indiana, Kentucky, and Ohio). Denver division (comprising Colorado, New Mexico, Utah, and Wyoming).

Kansas City division (comprising Kansas, the city of Kansas City, Mo., Nebraska and Oklahoma).

New York division (comprising New York). (C. S. S. R., No. 2, Jan. 25, 1918.)

NAVY DEPARTMENT.

Commandants of the several navy yards and naval stations; these are located as follows:

Commandants of naval districts.

Commandants of navy yards:

Portsmouth, N. H.

Boston, Mass.

New York, N. Y.

Philadelphia, Pa.

Washington, D. C.

Norfolk, Va.

Charleston, S. C.

New Orleans, La.

Mare Island, Cal.

Bremerton, Wash.

Commandants of naval stations:

Newport, R. I.

Pearl Harbor, Hawaii.

Guantanamo, Cuba. St. Thomas, Virgin Islands. Key West, Fla.

Commandants of Navy air stations:

Pensacola, Fla.

Cape May, N. J.

Commandants of uaval training stations:

Great Lakes, Ill.

San Fransicso, Cal.

Superintendent United States Naval Academy, Annapolis, Md.

Governor Naval Home, Philadelphia, Pa.

Inspectors of mchinery, United States Navy.

Inspectors of engineering material, United States Navy.

Inspectors of ordnance, United States Navy.

Inspectors of hull material, United States Navy.

Superintending constructors, United States Navy.

Superintending constructors (aeronautics), United States Navy.

DEPARTMENT OF THE INTERIOR.

Reclamation Service:

Frank E. Weymouth, chief of construction, Denver, Colo., as to engineering employees and clerical employees in the engineering branch.

Harry Holgate, assistant chief counsel, Denver, Colo., as to legal employees and clerical employees in the legal branch. Alaska (employees under the Government):

Such as game wardens and special officers to assist in the suppression of liquor traffic.

Gov. John F. A. Strong, Juneau, Alaska.

Alaskan Engineering Commission:

Thomas Riggs, jr., commissioner, Nenana, Alaska.

Capt. Frederick Mears, commissioner, Anchorage, Alaska.

R. J. Weir, engineer in charge, Seward, Alaska.

Affidavits regarding the commission's employees in Seattle, Wash., are to be submitted to the Secretary of the Interior.

Alaska School Service under Bureau of Education:

Mr. William T. Loop, L. C. Smith Building, Seattle, Wash., for employees in the Seattle office of the Alaska division.

Mr. Charles W. Hawkesworth, district superintendent of schools, Juneau, Alaska, for employees in the southeastern district of Alaska.

Mr. Arthur H. Miller, acting district superintendent of schools, Copper Center, Alaska, for employees in the southwestern district of Alaska.

Mr. Walter H. Johnson, district superintendent of schools, St. Michael, Alaska, for employees in the western district of Alaska.

Mr. Walter C. Shields, district superintendent of schools, Nome, Alaska, for employees in the northwestern district of Alaska.

Mr. George E. Boulter, district superintendent of schools, Tanana, Alaska, for employees in the Upper Yukon district of Alaska.

69247°—18——27

Bureau of Mines:

Golden, Colo.; Dr. R. B. Moore, physical chemist in charge of the Golden Experiment Station.

Salt Lake City, Utah: Mr. A. E. Wells, metallurgist in charge of the Salt

Lake City Experiment Station.

Seattle, Wash.: Mr. Thomas Varley, superintendent Seattle Experiment Station. Mr. Varley has jurisdiction over the employees located at Corvalis, Oreg., and Moscow, Idaho.

Berkeley, Cal.: Mr. Lionel H. Duschak, chemical engineer in charge of the

Berkeley Experiment Station.

Tucson, Ariz.: Mr. Charles E. Van Barnevald, supervising engineer and metallurgist in charge of the Tucson Experiment Station.

Application of employees of the petroleum division of the bureau, located at the San Francisco office and in Oklahoma, to be approved or disapproved by Mr. Chester Naramore, chief petroleum technologist, who is headquartered in Washington.

Applications of employees at the Pittsburgh station of the bureau will be forwarded to Washington for approval or disapproval. This will also apply to the district engineers, employees on mine-rescue cars and at minerescue stations, and various detached employees.

National Park Service:

	Officer recommended.	Address.	
		Ashford, Wash.	
Crater Lake National Park.	Alexander Sparrow, super- visor.	Crater Lake, Oreg.	
Yosemite, Seouoia, and Gen-	W. B. Lewis, supervisor Yosemite National Park	Yosemite, Cal.	
Glacier National Park	Geo. E. Goodwin, civil en-	Belton, Mont.	
Yellowstone National Park.	C.A. Lindsley, acting super-	Yellowstone Park, Wyo.	
Rocky Mountain and Mesa Verde National Parks.	L. C. Way, chief ranger in charge Rocky Mountain	Estes Park, Colo.	
Wind Cave National Park Flatt National Park Hot Springs Reservation	T. W. Brazell, supervisor R. A. Sneed, supervisor W. P. Parks, supervisor	Hot Springs, S. Dak. Sulphur, Okla. Hot Springs, Ark.	
	Crater Lake National Park. Yosomite, Seouoia, and General Grant National Parks. Glacier National Park. Yellowstone National Park. Rocky Mountain and Mesa Verde National Parks. Wind Cave National Park. Ilatt National Park.	Crater Lake National Park. Yosomite, Seouoia, and General Grant National Parks. Glacier National Park. Yellowstone National Park. Rocky Mountain and Mesa Verde National Parks. Wind Cave National Park. Ilatt National Park. R. A. Sneed, supervisor. R. A. Sneed, supervisor.	

DEPARTMENT OF AGRICULTURE.

Although a number of officials outside of the District of Columbia have been authorized to file claims for employees, nevertheless, only chiefs of bureaus, independent divisions, and independent offices have been authorized to file the affidavits of necessity required by the Regulations; and no officials other than the Secretary have been designated, under the Executive Order, to indorse approval or disapproval of such affidavits. Each case will be presented to the Secretary personally for approval or disapproval. The officials thus authorized to make affidavits (which shall also receive the Secretary's indorsement) are as follows:

Weather Bureau:

Charles F. Marvin, chief, or in the absence of the chief, Charles C. Clark, acting chief.

Bureau of Animal Industry:

A. D. Melvin, chief, or in the absence of the chief, John R. Mohler, acting

Bureau of Plant Industry:

Wm. A. Taylor, chief, or in the absence of the chief, Karl F. Kellerman, acting chief.

Forest Service:

Albert F. Potter, Acting Forester—the Forester being now absent in France. Bureau of Chemistry:

Carl L. Alsberg, chief, or in the absence of the chief, Walter G. Campbell, acting chief.

114

Bureau of Soils:

Milton Whitney, chief, or in the absence of the chief, A. G. Rice, acting chief. Bureau of Entomology:

L. O. Howard, chief, or in the absence of the chief, Charles L. Marlatt, acting chief.

Bureau of Biological Survey:

E. W. Nelson, chief, or in the absence of the chief, W. C. Henderson, acting chief.

Division of Accounts and Disbursements:

A. Zappone, chief, or in the absence of the chief, W. J. Nevius, acting chief. Division of Publications:

Jos. A. Arnold, chief, or in the absence of the chief, B. D. Stallings, acting chief. Bureau of Crop Estimates:

Leon M. Estabrook, chief, or in the absence of the chief, Nat. C. Murray, acting chief.

Library:

Claribel R. Barnett, librarian, or in the absence of the librarian, E. B. Hawks, acting librarian.

States Relations Service:

A. C. True, director, or in the absence of the director, E. W. Allen, acting director.

Office of Public Roads and Rural Engineering:

Logan W. Page, director, or in the absence of the director, P. St. J. Wilson, acting director.

Bureau of Markets:

C. J. Brand, chief, or in the absence of the chief, H. C. Marshall, acting chief. Insecticide and Fungicide Board:

J. K. Haywood, chairman, or in the absence of the chairman, W. A. Orton, acting chairman.

Office of the Secretary:

R. M. Reese, chief clerk, or in the absence of the chief clerk, Fred C. More, acting chief clerk.

Office of the Solicitor:

Wm. M. Williams, solicitor, or in the absence of the solicitor, R. W. Williams, acting solicitor.

Office of Farm Management:

W. J. Spillman, chief, or in the absence of the chief, E. H. Thompson, acting chief.

DEPARTMENT OF COMMERCE.

The Secretary of Commerce is not designating anyone to indorse affidavits asking exemption, but is taking up every case in person, and in those cases he approves he will indorse his approval on the face of the supporting affidavits which he has considered favorably.

DEPARTMENT OF LABOR.

Bureau of Labor Statistics:

Washington, D. C.—Royal Meeker, Commissioner of Labor Statistics, or Ethelbert Stewart, Acting Commissioner of Labor Statistics.

Field Service.—No branch offices.

Children's Bureau:

Washington, D. C.-Miss Helen L. Sumner, assistant chief.

Field Service.—Chicago, Ill.: Miss Estelle B. Hunter.

Bureau of Naturalization:

Washington, D. C.—Richard K. Campbell, Commissioner of Naturalization. Field Service.—

James Farrell, Boston, Mass.—Maine, New Hampshire, Vermont, Massachusetts, Connecticut, and Rhode Island.

C. O'C. Cowley, New York, N. Y.—Northern, eastern, and southern New York, and Hudson County, N. J.

Thomas B. Shoemaker, Philadelphia, Pa.—Eastern and middle districts of Pennsylvania, Delaware, and New Jersey (except Hudson County).

Bureau of Naturalization—Continued.

Field Service—Continued.

Oran T. Moore, Washington, D. C.-Alabama, District of Columbia, Florida, Georgia, Kentucky (except counties of Campbell, Jefferson, and Kenton), Louisiana, Maryland (except counties of Allegany, Frederick, Garrett, and Washington), Mississippi, North Carolina, South Carolina, Tennessee (except Shelby County), Texas, Virginia, and Porto Rico.

William M. Ragsdale, Pittsburgh, Pa.—Western Pennsylvania, western New York, West Virginia, Ohio; counties of Allegany, Frederick, Garrett, and Washington, Md.; and counties of Campbell and Kenton, Ky.

Merton A. Sturges, Chicago, Ill.—Southern Wisconsin, Indiana, northern Illinois, Jefferson County, Ky.; southern peninsula of Michigan, and Mackinac County, Mich.

Morris R. Bevington, St. Louis, Mo.—Arkansas, Oklahoma, Iowa, Missouri, Nebraska, Kansas; Shelby County, Tenn.; and southern Illinois.

Robert S. Coleman, St. Paul, Minn.—Minnesota, North Dakota, South Dakota, northern Wisconsin, and northern peninsula of Michigan (except Mackinac County).

Paul Lee Ellerbe, Denver, Colo.—Colorado, New Mexico, Wyoming, Utah, and the counties of Bannock, Bear Lake, Bingham, Bonneville, Custer, Franklin, Fremont, Jefferson, Lemhi, Madison, Oneida, and Power, Idaho.

George A. Crutchfield, San Francisco, Cal.—Arizona, California, and Nevada.

John Speed Smith, Seattle, Wash.—Washington, Oregon, Montana, and Idaho (except as otherwise assigned).

Eureau of Immigration:

Washington, D. C.—A. Caminetti, Commissioner General of Immigration.

Field Service-

John J. Clark, Montreal, Canada.—Eastern Canadian seaports and Canadian border east of the easterly line of Montana.

H. J. Skeffington, Boston, Mass.—New England States.

Frederic C. Howe, Ellis Island, New York Harbor.-New York and New Jersey (immigration matters only).

Harry R. Sisson, New York, N. Y.—New York and New Jersey (Chinese matters only).

E. E. Greenawalt, Gloucester City, N. J.—Pennsylvania, Delaware, and West Virginia.

Bertram N. Stemp, Baltimore, Md.—Maryland and the District of Columbia.

W. R. Morton, Norfolk. Va.—Virginia and North Carolina.

Joseph H. Wallis, Jacksonville, Fla.—Georgia, Florida, Alabama, and South Carolina.

John P. Mayo, New Orleans, La.-Louisiana, Mississippi, Arkansas, and Tennessee.

James P. Bryan, Galveston, Tex.—Territory bounded on north and east by the Louisiana-Texas border and the Gulf of Mexico; on west by the westerly boundaries of the following counties in Texas: Shelby, Nacogdoches, Angeline, Polk, San Jacinto, Montgomery, Harris, Fort Bend, Wharton, Jackson, Victoria, Refugio. San Patricio, and Nueces; and on south by the southerly boundary of Nueces County, Tex.

Alfred Hampton, Hot Springs, N. C.—United States mainland, Porto Rico, and Hawaii (in all interment matters).

Arthur J. Fluckey, Cleveland, Ohio.—Ohio and Kentucky.

P. L. Prentis, Chicago, Ill.—Illinois, Indiana, Michigan, and Wisconsin. Charles W. Seaman, Minneapolis, Minn.-Minnesota, North Dakota, and South Dakota.

James R. Dunn, St. Louis, Mo.—Missouri, Iowa, eastern Nebraska. castern Kansas, and eastern Oklahoma. Henry H. Moler, Denver, Colo.—Colorado, Wyoming, Utah, western

Nebraska, western Kansas, and western Oklahoma. C. K. Andrews, Helena, Mont.-Montana and Idaho.

Henry M. White, Seattle, Wash.—State of Washington, and Canadian border west of the easterly line of Montana.

Bureau of Immigration—Continued.

Field Service—Continued.

R. F. Bonham, Portland, Oreg.—Oregon.

Edward White, San Francisco, Cal.—North California and Nevada.

William G. Strench, Ketchikan, Alaska.—Alaska. Lawson E. Evans, San Juan, P. R.—Porto Rico. Richard L. Halsey, Honolulu, Hawaii.—Territory of Hawaii.

George J. Harris, El Paso, Tex.—Texas, except as above, New Mexico,

Arizona, and southern California. Information and Education Service—

Roger W. Babson, Chief, Washington, D. C.

OTHER FEDERAL EXECUTIVE DEPARTMENTS, COMMIS-SIONS, BUREAUS, BOARDS, AND AGENCIES.

A certificate of necessity for the heads of departments, and for the members of commissions, bureaus, boards, divisions, branches, and agencies (including their heads) which are not included under the heading "I. Exempted Officials," above shall be made by the Secretary of State.

The affidavits of necessity for the general staff and force of such departments, commissions, bureaus, boards and agencies shall be approved by the respective heads thereof.



INDEX.

[References are to sections.]

```
Abbreviations:
"A," 69B, 157B.
"Des." 140 (12).
"E. F.," 153.
"G." 157B.
                "E. F.," 153.
"G." 157B.
"M." 157B.
"N." 157B.
"N." W. D.," 140 (12).
"R." 90.
S. S. R., 1 (b).
entees. See Induction calls; Mobiliza-
 Absentees.
 Accounts, disbursing officers:
                Appropriation stated in, 241.
Appropriations treated separately, 218.
Auditing, appeal from, 245.
Auditing of, 245.
Balances, 239.
Barkarately, 218.
                Balances, 239.
Bank, deposits in, 259-261.
Cash account, 243.
Cash books, preparation and care, 244.
Cash books, secured how, 244.
Checks, 220-227.
Closing, 248-254.
Closing, check hooks 252
                Closing, 248–254.
Closing, check hooks, 253.
Closing, outstanding checks, 254.
Closing, outstanding debts, 250.
Closing, returning cash, 248.
Closing, returning cash, 248.
Closing, statement, 252.
Closing, transfer of funds, 248, 249.
Copy retained, 240.
Current, 236–243.
Current, form, 315.
Debit and credit items, 242.
Duplicate, made in, 240.
Expense for returning deserter, 140.
Forwarding accounts current, 236.
Fractions of cent, 238.
Funds shown under appropriations, 241.
                          241
                 Identification of persons submitting,
                          234.
                Inspection of, 246, 247.
Only one under each bond, 257.
Payment, when authorized, 280.
Property and equipment, 207;
                                                                                                                                         form.
                        347
                Provost Marshal General, sent to, 236.
                Provost Marshal General, sent to, 236, 237, 240.

Receipt, blank prohibited, 256.

Rendered whether disbursements made or not, 239.

Signature, verification of, 234.
Signature, verification of, 234.

Time of rendition, 237.

Transactions to be shown, 238.

Transfer to successor, 244, 248-253.

Vouchers, 230-233. See Vouchers.

Accounts, quotas. See Quotas.

Adjutant General, Army:
                tant General, Army:
Cases of self-inflicted defects, 1283,
note 2.
                 Delinquents reported to,
Deserters reported to, 140.
Deserters reported to, form, 290.
Adjutants General, States:
               utants General, States:
Appeals to President, examination of
record, 112.
Appeals to President, recommendation,
111 (c).
Application for discharge from camp,
to transmit, 79, Rule XII (j), note 1.
Assistants, assignment, 31 (a).
```

Adjutants General, States—Continued.
Assistants, how paid, 31 (a), 191.
Cancellation of registration, 61.
Certification of serial numbers to
boards, 67.
Circulars, issue of, when, 25, Rule F, note 1.
Clerical force, 43 (a), 204.
Communication to be directed to, 25, Rule A. Correspondence, suggestions, 25, Rule F, note 1.
Definition, 1 (1), 31.
Delinquent orders, how kept, 132.
Delinquents, induction of, into service, 159 E Delinquents, notice to, forms, 286, 287. Delinquents ordered to report, 133, 134. Delinquents, report of, 136. Delinquents reported to, 131, 135. Delinquents, rescission of induction, 135. Deserters, n 140 (XI). notice of board's action, to, Deserters, recases, 139. recommendation in certain Deserters, report to, 138, 140 (XI). Deserters, report to Adjutant General, Army, form, 290. Double registration, duties in case of, 59. Grievances of individuals, disposition, 25, Rule F. Induction of registrants by, 159E. Information, duty to furnish, Rule D. Office, organization and function, 31. Questionnaires, mailing, reported to, 92. Registration cards, copies sent to, 54. Registration cards, serial numbers assigned to, 54, 64, 66, 67. Rejections at camp referred to, when, 177. Report of delinquent orders, 133. Report of men inducted under each call, 157D. Rulings, requests for, 25, Rule D. Rulings, uniformity suggested, 25, Rule F, note I. Stay, can not issue, after delinquent in military service, 133. Stay of order of delinquents into service, 134. Stay of order of dellnquents into servstay of order of definquents into service, form, 289.

Term intends all persons performing functions of, 31.

Where none existing, 1 (1), 31.

Withdrawal of deferred classification, report to, 121, I. See Publication. Advertising **A**ffidavits

Additional, permitted, 268A. Additional may be required, 95 (f). After claim filed by industrial advisers, 80.
Aliens withdrawing intention to become citizens, 117½.
Checks lost, 228.

Affidavits—Continued.
Employees of United States, by department officer. 77, Rule X, Part XIII, Part XIV; form, 353.
Expert in agricultural college, by executive head. 77, note 2.
Firemen and policemen, by employers, 77 (e); form, 353.
Manuer and form of, 95.
Mariner, as to. 78, Rule XI, note 1.
Nonproductive occupations as to, 121B.
Pilats, as to. 79 (i). Allens—Continued.
Subjects of Great Britain, exemption,
79, Rule XII (m).
Waiver of exemption, 79 (f), notes 3, 5. Withdrawing intention to become citizens, method, 1172, form 325. Allotments: See also Induction calls; Quatas. Definitions, 1 (cc).
On calls for service, 158A-158E.
American Red Cross, classification Pilats, as to, 79 (i). Questionnaires, on, in general, 91 (c), workers, 89, Rule XXVI, note. Appeal agents: 95, 268. ed Cross employees, etc., for, 89, Appeals from reclassification, 119A.

Appeals to President, recommendation, Red note 1. See Military age. 111 (c) Appointment, 47.
Duties, in general, 47.
May file appeals at any time, 47, 104, Agriculture: See also Industry, occupation or em-ployment; Claims for deferred clas-Investigation of registrants, 47, 118. Notify adjutants general of erroneous decisions, 112A. sification. Appeal to President, when authorized, 111 (c, 1). Assistant associate, or hired man-Oath required of, 14.
Oaths administered by, 10.
Physical finding to be appealed, when, ager, 84. Classification procedure. See Classification by district boards; Classification by local boards.

Department of Agriculture, aid of, 80.
District hoard, claim forwarded to, 125. Reopening of cases, to suggest, 47, 119A. Report on cases to district board, 36, 105. District board has original jurisdiction, 36. Uncompensated, 203. Appeals to district boards:
Appeal agents, duties. Endorsement and entries, 96, note 2, See Appeal 103, note 1.
Evidence filed with local board, 107,
Rule XXXVII.
Farm furlough applications, 40, note
1; form, 319.
Industrial advisers, aid of, 80.
Local board to recommend as to claim,
161, Rule XXXII.
Principles governing classification, 80.
Necessary definition as to enterprise 103, note 1. agents. agents.
Claims and prior classifications considered, 107, Rule XL.
Claims forwarded to, 105.
Decision, entry of, 107, Rule XLII.
Decision, reasons to be entered on questionnaire, 107, Rule XLII.
Decision, when final, 20, 35.
Delinquents recommended for discharge from camp. 139. Necessary, definition as to enterprise, 81, Rule XVII. from camp, 139. Entry in docket, 106. Evidence, additional, how secured, 107, Rule XXXVI.

Evidence to be considered, 107, Rule XXXVI. Necessary, definition as to individual, 81. Rule XVIII. Necessary individual must be, 81, Rule XVI. XXXVI.
Expedite certain cases for quota, 106, Failure to reclassify on ground of change of status, none, 117.
Filed, how and when, 104.
Governed by classification rules, 107, Rule XXXV.
Government, may be filed at any time, 47, 104, 125.
Jurisdiction, 35.
May place registrant in less or more Necessary, particular, be, 81, Rule XV. particular enterprise must Persons not necessary, 82. Rules for determining classification, 81. Skilled laborers, 83. Sole head, 85. Alien enemies: n enemies:
As delinquents, 133, note.
Classification, 79, Rule XJI (e).
Deserters, procedure, 140 (10).
Not to be accepted for service, 79,
Rule XII (e), note 1.
Questionnaire, failure to return, 129.
To be placed only in Class V, 79, Rule
XII (e), note 2.
ns: May place registrant in less or more deferred class, 107, Rule XL. Nonproductive occupations, in cases of, 121G. Permitted only where claimed, 104, note I.

Physical finding, notice of action to registrant, 127.

Physical finding, procedure by hoard, Aliens: Classification, 79, Rule XII (f), 1171. Becoming citizens, 79, Rule XII (e), Physical infiding, procedure by hoard, 125, 126.

Precedence of cases in Class 1 over others, 106, 107, Rule XXXIV.

Procedure, 104-107.

Reclassification for change of status, note 3. British and Can Part XII (IV). Co-belligerent cour Canadian conventions, countries of, 79, Rule XII (k), notes.

Declaring intention, exemption on affidavit, 117½. 117. Declaring intention, exemption on affi-davit, 117½.

Delinqueuts, as, reported how, 133.
Discharged from Army, classification, 79, Rule XII (j).

Enlistment, 151.
Liability to service after first papers, 79 (f), note 3, 117½.
Liability to service, before first papers, when, 79 (f), note 3.

Notice of right to withdraw intention, form, 326.

Permission to leave country, 156. Reclassification, on appeal, 107, Rule XL. Records sent up by local board, 105. Records returned to local board, 107, Rule XLIII. Reopening of cases, 119A.
Segregation of cases in Class 1, 106.
Appeals to medical advisory boards. See
Medical advisory boards. Medical datastry outras,
Appeals to President:
Authority for, 20.
Claimed, how, 111 (e).
Claimed, when, 111 (a).
Classes of cases where allowed, 111 (c).
Dependency, requirements, 111 (c, 2). Permission to leave country, 156. Registration when, 53. Scrutiny of cases of, 79 (f), notes 3, 5. Statutes as to, Part XII (II).

Appeals to President—Continued.

Discussion by officials prohibited, 23.

111 (e), note 1.

Entries on classification list after, 115. Examination of records by adjutants general, 112.
Failure to reclassify for change of status, none, 117. Failure to reclassify for change of status, none, 117.

Forwarded by local board, 112.
Induction before, notation of, 112.
Industry or agriculture, requirements, 111 (c, 1).

Local board determines compliance with rules, 112.

Method prescribed must be followed, 21.
Nuncompliance with rules, disposition. Noncompliance with rules, disposition, Nonproductive-occupation cases, 121J. Notice of final classification, 115. Provost Marshal General may secure, 112A Reopening of cases by local boards, 119A. Return of record after decision, 114. Return of record, duty of local board, 115. Stay of induction into service, 113. Time limit for filing, 111 (d). Who may claim, 111 (b). Appointments: See also titles of various boards and officers. Governor, duties as to, 29-31, 33, 42, 43, 47.

President makes what, 29, 30, 32, 33.

Army field clerk, appointment of registrant as, 151 (b).

Army See Induction Calls, Officers.

Attendants, classification as nonproductive, 121K. Bonds, disbursing officers, 189, 257. Eritish and Canadian conventions, Part XII (IV).
Eritish and Canadian subjects:
Certificate for, 79, Rule XII (m), 151 (g). Registration cards, inspection, 11, note 6, 156B. Suspension of induction, 156A. Bureau of Naturalization:
Cancellation of declaration of intention, 1172. Information to local boards, 79 Rule XII (f), note 3. Calls for service. See Call numbers, 157B. See Induction calls. Canada: British and Canadian conventions, Part XII (IV). Permits to go to, 156; forms, 299, 300. Cards, registration. See Registration. Cash books: Disbursing officers, 244. Quartermaster, form, 316. Certificates: Apprehension of deserter, 140; form, 293. Carolic clerk, by, 17, 195.

Draft officials, for deferred classification, 77, note 4.

Enlistment in expeditionary forces, 159G, note. Enlistment in Navy or Marine Corps, Federal officers who may make, for employees, Part XIV.
Final classification, 110, 115; form, 279. 249. Induction into military service, 60. Interpreters, need of, 43 (f). Nonproductive occupation, form, 322, 0f commission in Army, etc., 151 (b). Reenlistment in Navy or Marine Corps, form, 359. Religious objectors, for, 79, Rule XIV. Religious objectors, form, 280, Registration, 54, 55, 57; form, 276, Registration, lost, copy furnished, 58. Secretary of State, for certain officers, 77 (i).

Certificates—Continued.
Subject of co-belligerent country, 179, Rule XII (k), note 1, 151 (e).
Transportation, necessity, 215.
Vouchers, on, 17, 216.
Certifying officers, Part XIV.
Chambers of compare at 14. Certifying officers, Part XIV.
Chambers of commerce, aid to boards, 48.
Change of status:
Aliens, after classification, 79, Rule
XII (f), note 3,
Aliens withdrawing first papers, 117½.
Appeal agents investigating, 118.
Emergency fleet employees, 154.
Employers to report, on request, 118.
Local boards report to district boards, 119. 119.
Local boards to keep informed of, 118.
No appeal for failure to reclassify,
117.
Police to report, 118.
Reclassification for, 116-121.
Report by registrant, 116.
Witnesses summoned, 118.
cks: cks:

Blank, obtained how, 220.
Canceled, 227.
Care of, 222.
Date on stubs, 226.
Delivery, care in, 233.
Drawn only after deposit of funds, 223.
Erasures, 225.
Lost, stolen, or destroyed, 228.
Object of expenditure stated, 229.
Official only to be used, 221.
Outstanding, report of, 247, 254.
Payment by, entered on voucher, 233.
Pigment to be used, 224.
Signature in blank, prohibited, 256.
Unused, disposition, 253.
ef Clerk. See Oberical force. Checks: Chlef Clerk. See Clerical force. Child: As dependent. See Dependency. Definition, 1 (p); 72, Rule III. Citizens: Complaints against boards, 25, Rule F. Communications to draft officials, 23, Duty to assist generally, 46. Duty to report delinquents, 131, note 2. Information from officials, 25. Inspection of records, 12.
Report as to idlers, 121A.
City Councils of Defense, 48.
Civic organizations, services of, accepted, 48.
Claims for deferred classification:
Additional affidavits, 95 (f), 268A.
Affidavits for, manner and form, 95.
Affidavits for Red Cross, etc., 89, Rule
XXVI, note.
Affidavits of employer or official head,
when, 77, Rule X, 78 note, 1, 268,
268A, Part XIII (II), Part XIV.
Agriculture. See Agriculture.
Aliens, 79, Rule XII, 117½, note.
Aliens withdrawing intention to become citizens, relief, 117½.
Appeal agents to investigate, 47.
Appeals. See Appeals to district
boards; Appeals to President.
By industrial advisers, 80.
By other person, how made, 97, 98.
By other person, not affected by failure to file questionnaire, 96.
Change of status, for, 117.
Consideration begun when, 190, 101. 48. Change of status, for, 117. Consideration begun when, 100, 101, Rule XXIX. Correspondence concerning, 25.
Discussion by officials prohibited, 24.
Disqualification to hear, 19. Emergency Fleet employees, how made, 152, 153.
Entry of date on classification list, 94. Extension of time for filing claims, 99, 119A.

Federal officers and employees, 77, Rule X, 79, Rule XII, Part XIII (II). Firemen and policemen, 77, 119A. How made, 94.

Claims for deferred classification—Contd. Industrial advisers, filed by, 80. Industrial grounds. See *Industry*, oc-Class V—Continued. Emergency Fleet employees, when in, andustrial grounds. See Industry, oc-cupotion, or employment.
Legal advisory boards to assist, 30.
Mariners, 78, 119A.
Municipal and county officers, 77.
No claim by registrant, others claim how, 97, 98.
Notice to all filing, of disposition, 7 (c).
Opinions on, not given direct to individuals by Provost Marshal General, 25, Rule B.
Physical examination in case of See 153 Persons in service, 79, Rule XII. Persons registered in other jurisdic-tions. 60. 60. tions. Physically unfit, 78, Rule XII, 101, Rule XXVIII.
Registrants enlisting, 151.
State and federal officers, ministers, pilots, felons, 79, Rule XII.
Classification: 25. Rule B. Physical examination, in case of. See Physical Examination. Pilots, 79, Rule XII. Procedure in deciding. See Classification by district boards; Classification by local boards.
Railroad employees, 77, Rule X, note 3. also Classification bydistrict boards; Classification by local boards. Affidavits. See Affidavits. Agriculture, persons engaged in. Agriculturé. Agriculture.
Aliens and alien enemies, 79, Rule XII, 117½. See Aliens.
Appeal agents, 77, note 3.
Armory, workman in, 77 (h).
Arsenal and navy-yard employees, 77 Railroad employees, 1, 1, 200.

3.

Reopening cases in general, 119A.
Time limits for filing, 94, 97.
Vote, form of putting question, 34.
Waiver of, voluntary induction, 150.
Where agricultural or industrial with other claims, 105, note.
Where filed, 94.
Where none made, procedure, 79, Rule XII, 101, Rule XXVII.
Where several, 101, Rule XXXI.
Claims for pay (see also Disbursing officers), 211.
Claims of erroneous registration, 61.
Clairvoyants, nonproductive occupation, 101. Certificates of, 110, 115, 161 (h). Citizens enlisted in forces of cobeligerents, 79, Rule XII (k). Claims for deferred, how and when made. See Claims for deferred classification. sification. Class attaining 21 since June 5, 1917, 70. Class of September, 1918, 70. Class I, effect, 70. Commissions, permitted, 151. Conditioned on continuation of status, I (j), 70, County officers, 77 (d). Custombouse clerks, 77 121 K. 121 K.
Class of June, 1917, definition, 1 (w);
forms, 350.
Class of June, 1918, definition, 1 (x);
forms, 349, 351.
Class of September, 1918: County officers, 77 (f).
Ustombouse clerks, 77 (f).
Deferred, includes what, 1 (j), 70.
Delinquents, 101, Rule XXVII, 129.
Dependency, for. See Dependency.
Description of the State of the Defined, 1 (y).
Induction only from ages prescribed, 159F Lists of registrants, forms, 349, 352. Persons in, 54. Prefix to order numbers, 69B. Statutes as to, Part XII (II). 154. Entry on questionnaire of all grounds, 101, Rules XXXI, XXXIII, 102. Experts, called notwithstanding classi-fiscation, how, 158C-158E. Failing to submit questionnaire, 101, Class I: Agriculture, 82.
All registrants in, until removed, 70, Failing to submit questionnaire, 101, 129.
Farmers. See Agriculture.
Felons, 79, Rule XII (h).
Felons serving sentence, 79, Rule XIII.
Filipinos, 79 (f), note 2.
Final, notice to registrants (see Classification, final), 110, 115.
Firemen, 77 (e).
Five classes, reasons for, 70, 71.
Government employees, 77 (i).
Government employees, 77 (i).
Government employees, prima facie evidence, 77, Rule X (i).
Indians, 79, Rule XII (f), note 1.
Industry, persons engaged in. See Industry, occupation, or employment.
Laborers. See Agriculture, Industry, occupation, or employment.
Mail employees, 77 (g).
Industrial advisers, aid in, 80.
Managers. See Agriculture, industry, occupation, or employment.
Mariners, 78, 155½.
Masters and mates of vessels, 78, note 2.
Members and employees of draft 101. Cases expedited, 106, 107.
Dependency, 73.
Effect of placing, 1 (j), 70.
Industry, occupation, or employment, 86. Nonproductive occupations, in cases of, 121H.
Registrants married recently, 72.
Registrauts who fail to return questionnaire, 101, 129.
Reports of, forms, 354, 355.
Class II: Agriculture, 83. Dependency, 74 Industry, occupation, or employment, Registrants married recently, 72. Class III: Agriculture, 84.
Dependency, 75.
Industry, occupation, or employment, Members and employees of draft boards, 77, note 4.

Mentally unfit, 79, Rule XII (g).

Military and naval services, 79, Rule XII (d).

Military sometimes Municipal and county officers, firemen, policemen, 77.
United States employees, 77.
Class IV:
Agriculture, 85.
Dependency, 76. XII (d).

Milltary services. registrants discharged from, 79, Rule XII (j).

Milltia, 79, Rule XII (d), note.

Ministers, 79, Rule XII (b).

Municipal officers, 77 (d).

Navy, employees in shipbullding, 152,
No claim made for deferred, 79, Rule

XII, 101.

Notice of, 100, 103, 109, 110, 115.

Notice of, by local board, 103. Felons under sentence, etc., 79, Rule Industry, occupation, or employment, 89. Mariners, 78. Class V:
Aliens, 79.
Delinquents

131. Effect of placing, 70.

Classification by district boards—Contd.
Reopening cases after induction, 139.
Rules governing process, 81, 107.
Selects rejected at camp, review, 177.
Stay of induction, when, 119A.
Uniformity of decisions, 36, note 1.
Vote on, noted on questionnaire, 111
(e), note 2.
Voting, 36.
What claims sent by local boards, 104, note 1. 105. Classification—Continued.

Notices by local boards, indorsement on, 103, note 1. Notices in general. See Notices.
Officers, Federal and State, 79, Rule
XII (a), Part XIII.
Officials, county or municipal, 77 (d).
Order within class determined by
deswing 70 drawing, 70.

Persons submitting no questlonnaire, 89, 101, Rule XXVII.

Physical examination for. See *Physi*note 1, 105. Where case contains appeal, 107, Rule cal examination. cal examination.
Physically unfit, 79, Rule XII (g), 101
Rule XXVIII.
Pilots, 79, Rule XII (i).
Policemen, 77 (e).
Principles of, 70 et seq.
Railroad employees, 77, note 3.
Reasons for and effect, 70, 71.
Reclassification for change of status,
116-121 Where industrial claim, but no appeal, 107, Rule XXXIX. Classification by local boards: See also Classification. Agriculture and industry, examination of claims, 80, 101, Rules XXVII, XXXII. XXXII.

Alien enemies, disposition of cases, 79 (e), notes.

Allens, disposition of cases, 79 (e), note 3; 79 (f), notes 3, 4, 5.

Allens withdrawing intention to become citizens, 117½.

All grounds of, indorsed on questionnaire, 101, Rules XXXI, XXXIII.

Appeal agents' duties. See Appeal agents. 116-121.Reclassification for discharge from military services, 151 (d).
Reclassification, upon application to enlist, 151. Red Cross workers, 89, Rule XXVI, note 1. Registrant appointed as field clerk, Ĭ51 (b). agents. Registrant commissioned, 151. Religious objectors, 79, Rule XIV. Rules, 72-89, 101-107. Ship workers, 152. State agriculture college experts, 77, Lotte 2. Appeals from. See Appeals to district boards. ovarus.

Bureau of Naturalization, aid from, 79, Rule XII (f), note 3.

Cases involving Class V, 101, Rule XXX.

Change by district board, bow re-XXX.
Change by district board, bow recorded, 108.
Change of status, for, on motion of hoard only, 117.
Change of status of registrants, reclassification, 117, 118, 120.
Detective questionnaire, procedure, 100.
Emergency fleet employees, 152-155.
Employees of United States, claims of 77 (f)-(i).
Entry of classification by district hoard, 108 Unit for, is hoard, 70. is group with each local hoard, 70.
When begun, 100.
When only claim is industrial, 101,
Rule XXVII.
X. M. C. A., 89. Rule XXVI, note.
Classification by district boards:
See also Agriculture, Appeals to district boards, Industry, occupation,
or employment. or employment. htry of classification by dheard, 108. ntries on Classification list. Classification list. Appeals and industrial claims only, 104, note 1. 104, note 1.
Change of status, reclassification, 117, 119, 121.
Claims filed with questionnaire, 36, 94.
Decision, entry of, 107, Rule XLI.
Decision final when, 36.
Dissenting vote, record of, accuracy, 111 (e), note 3.
Entry in docket, 106.
Entry of reclassification, 106.
Entry of reclassification, 106. Entries See Entries on questionnaire. See Questionnaire. Final, notice to registrants, 110, 115; see Classification, final. Grounds other than industry or agri-Grounds other than industry or agriculture, procedure, 101, Rule XXIX. Industrial advisers, aid of, 80. Jurisdiction, in general, 39, 40. Jurisdiction to reclassify for change of status, 117. Maniners, 78, 119A, 155½. Military services, registrants discharged from, 151 (d).

No claim for deferred, board may defer, 79, Rule XII. 101, Rule XXVII. No claim made, entry of board. 101. Evidence, additional, 36.

Evidence, additional, only when called
for, 107, Rule XXXVII.

Evidence, record kept, 107, Rule XXXVIII. Evidence, summary of, filed, 36. Governed by classification rules, 107, Rule XXXV. Rule AXAV.
Industrial advisers, claims filed by, 80.
Notice of, form, 277.
Notice of, mailed to registrant, 109.
Notice of reclassification, 121.
Preference to cases in class 1, 106,
107. Rule XXXIV.
Principles governing, 80. No claim made, entry of board, 101, Rule XXVII. Nonproductive employment for, 121B-121I. See Nonproductive occupation. Notice to U. S. employment agent, when, 150, 158B, 158D, 158F. Notice of physical qualification, 124. Notice to registrant of, mailing, 100, Principles governing, 80.

Procedure in determining necessity in industrial and agricultural cases, 81, 80. Rule XVI.
Reasons for, entered in questionnaire, 107, Rule XLI.
Reclassification for change of status, on board's motion only, 117.
Reclassification, procedure, 117, 119A, 103. Notice to registrant of, form, 277.
Occupational skill, call for men possessing, classification on other on other 158D (9) 158C (3), grounds, 158E (3). enlisting or commissioned, Persons 121. Record returned to local board, 107, Rule XLIII. 151. Physical grounds, see Physical exami-Reference to local boards or appeal agents, 36. nation. Physically unfit, summary Investiga-tion, 101, Rule XXVIII. Policemen and firemen, claims of, 77, Reopening cases, 119A.
Reopening cases after appeal to Presi-

119A.

dent, 119A.

Classification by local boards—Continued. Reclassification after additional evidence, 107, Rule XXXVI. Reclassification after reopening cases, | Classification list—Continued Entry of notice of decision on appeal of physical examination, 12%. Entry of reclassification by local of physical examination, 127.
Entry of reclassification by local
board, 120.
Entry of report to adjutant general
of delinquents, 131.
Entry of report to Adjutant General
of the Army of deserters, 140.
Entry of return of questionnaire, 96.
Entry of return of record by district
board, 108.
Entry of serial and order numbers,
68, 90. Reclassification, appeal from, 119A.
Reclassification for rejection at camp, 79, Rule XII (j), note 1, 177.
Reclassification, notice, 117, 119A.
Reclassification, notice to appeal agent, 119A. 119A. Reclassification, procedure, 107, Rule XXXVI, 117, 120. Reopening cases after appeals, 119A. Reopening cases by appeal agents, 47. Reopening cases in Class V, 101, Rule XXX. Entry of 68, 90. os, 90.
Entry of time to report for entrainment, 159D, 159G.
Entry of transmission of record to district board, 105.
Entry on, constitutes notice, 7.
Form, 267. Reopening duties, 80. cases, industrial advisers' Reopening cases, no appeal from re-fusal, 119A. Reopening cases of delinquents, when, Most deferred classification entered on, 101, Rule XXXI, 102. Noncombatant service, how entered, 79, Rule XIV, 102.

Notice to registrants of class on, 103.
Occupational key numbers on, report, Reopening cases on board's motion, 119A. Rules governing process, 101.
Shipbuilders under Navy, 152-155.
Stay of induction, when, 119A.
Transfer of classification, 144-148.
See Transfer of classification.
Vote on, noted on questionnaire, 111
(c), note 2.
Voting, majority when, 38. Occupational key numbers on, report, 96, note 2.

Open to public inspection, 7 (b), 92.

Preparation, 90.

Registrants required to examine, 7 (g).

Transferred cases, 144, 146.

Transfer of names to, 90.

When names entered, 54. Voting, majority when, 38.
Voting, unanimous required when, 101,
Rule XXVIII. Clerical force: Appointment, 43.
Assistance to adjacent boards, 43, When begun, 100, Where discharged because of hardship, note 1. Authorization by governor, 43, 198. Authorization by governor, form, 306. Chief clerk, dutles as to vouchers, 17. Chief clerk, form of certificate by, 17, Where more than one claim, 101, Rule XXXI. Where no claim, except industry or agriculture, 101, Rule XXVII.
Where no questionnaire, 101, Rule XXVII.
Classification final: Chief clerk may administer oath, 10. Chief clerk may sign orders, etc., 15. Compensation, 43, 197, 198, 204. Inducted men on, 43 (e). Certificates, importance of, 110. Certificate taken up by board when, Limited-service men assigned to. 29. 161 (h).
Effect of, as selection or temporary discharge, 110.
Notice of, after appeal to President, note 5 Modification by Provost Marshal General, 199.
Monthly allowance for, 43 (b).
Onth required, 14.
Organization, 43. 115. Notice of, copy when lost, 58.
Notice of, form, 279.
Notice of, preparation, mailing, function, 110.
Notice of, replaces registration certificate, 57.
Notice of, required to be kept in possession, 57.
Transferred cases, 144, 145. Traveling expenses, 200. Vacations, 43, note 2. Volunteers encouraged, 197. Clerks: See also Clerical force. Classification as nonproductive, 121K. Coast and Geodetic Survey: Classification, 79, Rule XII (d), note. Transferred cases, 144, 145.

Classification list:
Addition of new names, how made, 90.
Delinquents, of, form 318.
Deserters, 90, note.
Emergency fleet, 152, 153, 155½.
Entry after appeal to President, 115.
Entry of acceptance or rejection at camp, 167.
Entry of appeal from physical examination, 125.
Entry of appeal to President, 112.
Entry of all for service, 159G.
Entry of date of claim, 94.
Entry of date of mailing physical finding, 124.
Entry of date of mailing question Commanding officers, mobilization camps. See Mobilization camps. Communications. See Correspondence. Compensation: See also Expenses. Appeal agents, none, 203. Assistant to adjutant general, 31 (a), Claims for, how prepared, 211. Clerical force, 43, 197, 198, 199, 204. Disbursing officers, 212. District boards, 194. Double, prohibited, 190. Gratuitous services, accepted, 193, 196. 197. Entry of date of mailing questionnaire, 92.
Entry of filing of appeal, 104.
Entry of finding on physical examination, 124.
Entry of key numbers given by registrant, 96, note 2.
Entry of mailing of notice of classification by local board, 103.
Entry of mailing notice on physical
examination, 122.
Entry of new classification, after district board acts, 108, 121. Inspectors, 31 (c), 192.
Interpreters, 43 (f).
Legal advisory boards, none, 203.
Local boards, 195.
Medical advisory boards, none, 203.
Pay rolls, 214.
Payment. See Disbursing officers.
Physicians 196 Physicians, 196. Rewards, See Rewards Rewards. Time, computation of, 235. Traveling expenses, 194, 200, 202, 215. Vouchers for, 213. See Vouchers. Complaints, submission by individuals, 25, Rule F. Consuls: Physical examination persons abroad, 142. Registration of persons abroad, 56. Disbursing officers not to be interested in, 209. Unauthorized in certain cases, 255. Correspondence: Adjutants general, duties as to, 25, Rule D. Circulars issued, when, 25, Rule F. note 1: Duplicates, required, 25, Rule A, note 1. Individuals, to adjutants general, 25, Rule F. Individuals, with boards, 25, Rule C. Individuals, with President, 21. Individuals, with Provost Marshal General, 25, Rule B. eral, 25, Rule B.
Official only, recognized by boards, 24,
note 1. Pending cases, duties of officials, 23, Postal cards, form, 335. Rules of office of Provost Marshal General, 25. State headquarters, 25, Rule E, Rule F, note 1.
To be with adjutants general States, 25, Rule A.
Councils of defense, aid to boards, 48. County:
Councils of defense, 48.
Includes parishes, 1 (g).
Local boards established in, 37.
Where no local board, 37.
Courts, aid in compelling attendance of witnesses, 9.
Credits for courts. County: witnesses, 9.
Credits for quotas. See Quotas.
Customhouse clerks, classification, 77 (f).
Deferred class, definition, 1 (j).
Deferred classification:
See also Classification.
Claims for. See Claims for deferred classification.
Definition, 1 (k), 70. classification.
Definition, 1 (k), 70.
Effect of, 1 (j), 70.
Exclusive jurisdiction of boards generally, 27.
Includes what, 1 (j), 70.
Revocation by Secretary of War, 4.
Selection of men from, under special or list calls, 158C (3), 158D (3), 158C (3). (3). Withdrawal, notice and report, forms, 323, 324.
Withdrawn for nonproductive occupation, 121B-121J. tion, 121B-121J. Initions:
Adjutant general, 1 (1).
Allotments, 1 (cc).
And, or 1 (e).
Call, 1 (dd).
Call number, 157B.
Class of June, 1917, 1 (w).
Class of June, 1918, 1 (x).
Class of September, 1918, 1 (y).
Countingent, 1 (aa).
County, 1 (g).
Deferred class, 1 (j).
Deferred classification, 1 (k).
Deserters, 49, 140, 174.
First registration, 1 (t).
General call, 158A.
Governor, 1 (h).
Individual call, 158F.
Induction, 1 (z).
Involuntary induction, 159B.
List call, 158E.
Lodging tickets, 170 (a).
Masculine and feminlne, 1 (d).
Meal tickets, 169 (a).
Military service, persons in, 1 (s), 79,
Rule XII (d), note.
Ministers, 79, Rule XII (b), note. Definitions:

Definitions-Continued. Mobilization, 1 (m).
Mobilization (m).
Mobilization camp, 1 (r).
Necessary employee, 81, Rule XVIII.
Nonproductive occupations, 121K. Oath, 1 (q).
Order number, 69.
Police official, 1 (o).
Quota, 1 (bb).
Quota basis, 1 (ee).
Registrant, 1 (l).
Second registration, 1 (u).
Selected man 1 (n) Second registration, 1 (u).
Selected man. 1 (n).
Selected man. 1 (n).
Selective-service law, 1 (a).
Singular and plural, 1 (c).
Special call, 158C.
State, 1 (f).
Third registration, 1 (v).
Transportation request, 168 (a).
Voluntary call, 158B.
Voluntary induction, 159A.
Voluntary special call, 158D.
nonents: Delinquents: See also Deserters.
Absence from country, 56, note 1. Adjutant general to notify, to report, 133. Aliens and alien enemies, 133, note. Apprehension, 49, 130. Become deserters, when, 49, 136, 140, 174 Classification in Class 1, 101, Rule XXVII, 129. Classification list, form, 318. Consideration by local board, 135. Extension of time to report, 135. Failure to file questionnaire, notice, 159E. Failure to perform any duty required, Failure to report change of status, Failure to report for examination, 130. Failure to report for examination, procedure, 135. Failure to report for induction into service, effect, 140.
Failure to report to adjutant general on day set, 136.
Failure to return questionnaire, 49, Failure to return questionnaire, 20, 129, 130.
Induction into service by adjutants general, 159E. Military service, found to be in. 131. Military service, when inducted. 133 Misdemeanor, guilty of, 7 (e), 49, 116. Notices to, forms, 286, 287. Order by adjutant general to report, Notices to, forms, 286, 287.
Order by adjutant general to r
form, 286.
Orders, how kept, 132.
Penalties, 49, 65, 116, 129.
Physical examination, 135.
Police, duties of, 49, 130.
Questionnaire to be filed, 135.
Reclassification by board, 135.
Classification by board, 135.
Renerry of delignments repropriis Report of delinquents reporting to board, 135. Report of names to Adjutant General Report of names to Adjutant General of Army, 136.

Report of names to Adjutant General of Army, form, 290.

Report of names to adjutant general of State, 131, 285.

Report of names to police, form, 284.

Report to board before induction, 135.

Report to Department of Justice, 49.
133, note 135.

Reporting for service, disposition, 134, 135. 135. Reporting twice, 131, note 1. Stay of induction into service, 133, 134. Transfer to other than local board of, origin, 134.
Transferred registrants, not delin-

Transferred auents, 145. quents.

Transportation to camp, expenses, 168.

Delinquents—Continued.
Treated as deserters only when willerters—Continued,
Delinquents become, when, 140.
Disposition, 49, 140.
Disqualified, reported to district attorney, when, 140 (XIII), note 1.
Enemy allens, 140 (X).
Nonwillful, procedure, 149.
Notice to adjutant general of action, 140 (X1)
Notice to Provost Marshal General of action, 140, XI.
Papers sent to mobilization camps, 140.
Persous in foreign countries, 56, note 1. Deserters-Continued. Treated as deserters only when willful, 140.
Willful, report to Department of Justice, 135.
Department of Justice:
Certifying officers, Part XIV.
Delinquents reported to, 49, 133, 135.
Deserters, duties as to, 140.
Exempted officials, Part XIII.
Inspection of questionnaires, 11, note 4.
Department of Labor:
Aid of, in classification, 80.
Certifying officers, Part XIV.
Exempted officials, Part XIII.
Nominates industrial adviser, 80. Nominates industrial adviser, 80. Dentists Medical advisory boards, on, 44, note 3. Volunteer, to aid physical examination, 42, note 1. Dependency endency:
Adopted child, 72, Rule III.
Appeal to President, when authorized,
111 (c, 2).
Brother or sister, 75 (c).
Children, 76.
Children, definition, 1 (p), 72, Rule Children, not own issue, 75 (a). Childless registrant, with wife supporting herself, 74, Rule VII (b). Claims of, careful scrutiny, 72, Rule I, note 1. Classes, 13-76. Classification, principles governing, 71. Failure to support dependents, 73 (b). General rules, 72. Income independent of labor of registrant, what considered, 72. Income provided by States, 72. Rule I, note 2. Induction into service by request, 150. Induction into service by request, 190.
Induction of registrants out of order,
on calls, 158B, 158C,
Mainly dependent, rules for determining, 72. Marriages, recent, disregard of, 72, Rule Moratorium statute, considered, 72, Rule I. Nonproductive occupation, withdrawal of deferment, 121K. Not mainly dependent, deferment, 74, note. Other sources of support for parents, etc., 72, Rule II.
Other sources of support for wife, 73, other sources at support to the support of the support and support Payments, 230. Reasonably adequate support, discussion, 71.
Registrant dependent on wife, 73 (c).
Registrant not engaged in useful occupation, 73 (d).
Registrant without dependents, 73 (a).
Support, sources to be considered, 72,
Rule I. 248-254. Unborn child, 72, Rule III, Rule V (b) (c).
Waivers for voluntary induction, 150, 158B, 158C.
Wife trained to work, 74 (b).
Wife's income means of support, 73 Discharges: Without dependents, 73 (a). esits. See Funds. Deposits. tion Deserters: reters:
See also Delinquents.
Absentees from mobilization, 174.
Apprehended already, governed prior rules, 2.
Apprehension, 49, 140.
Arrest, disposition, 140 (3).
Credit for, limitation, 180.
Definition, 49, 140, 174. District boards:
See also Appeals to district boards,
Classification by district boards.
Appeal agents to assist. 36, 47.
Appeals to President (see Appeals to
Decoding of the Appeals to b⊽ President). Appointment, 33.

Persons in foreign countries, 56, note 1. Police, duties as to, 49, 140. Report of disposition, form, 346. Report to Department of Justice, 140. Reported to Adjutant General of Army, 140.
Reopening of cases by boards, 139.
Reporting to adjutant general of State after induction, 138.
Reward for apprehension, see Rewards.
Stay of Induction, pending reclassification, 139, note 3.
Transportation to camp, expenses, 168.
Unusual hardship, 139, 140 (XIII).
Willful, sent to camp, 140 (V). Disbursing officers:
Accounting by (see also Accounts, disbursing officers), 236-254.
Additional, 31 (b).
Appointment, 31. Additional, 31 (b).
Appointment, 31.
Appropriations not to be exceeded, 255.
Appropriations treated separately, 218.
Appropriations treated separately, 218.
Army officers at State headquarters act, 31 (a).
Auditing of accounts, 245.
Bond, covers only one account, 257.
Bond new, 257.
Bond required, 189.
Certificate of chief clerk of boards required, when, 17.
Checks (see also Checks), 220-229.
Computation of time of services, 235.
Death, procedure on, 251.
Deposits in banks, 258, 260, 261.
Duties, in general, 31 (b).
For cities, 31 (b).
Funds placed to credit of, 219.
Funds, request for, 219.
Gambling prohibited, 263.
Identification of payees, 234.
Inspection of accounts, 246, 247.
Issue of duplicate checks, 228.
Notice of deposits in bank, 250.
Not to be interested in contracts, 209.
Oath required, 14, 189.
Office property and equipment, accountable for, 207.
Payment of accounts, restrictions, 230.
Payments, vouchers, must evidence, 230. vouchers, must evidence, Penalty for misuse of funds, 262. Purchase of supplies, 209. Receipts, in blank, prohibited, 256. Receipts, signatures, 234. Registrants, transportation not pald by, 230. Relieved from duty, closing accounts, 248-254. Settlement with heirs, 265. Specimen signatures, 258. Symbol number for checks, 220. Telegrams, not to pay for, 264. Transfer of office equipment, 207. Vouchers, checking of, 231. From camp in cases of hardship, 139. From draft. See Deferred classifica-From draft, prior, revocation, 4.

District boards-Continued.

Travei, 200.

District boards-Continued. Cails for men having occupational skill, duties, 158C (4), 158D (4), 158E (4). of information for community, 25. Rule B.
Chairman, 34.
Chairman votes on ciaims, 34.
Claims considered, see *Glaims for deferred classification*.
Classification of registrants. See classification of registrants. See Classification of registrants. See Classification by district boards. Clerical force, 43, 204. Communications to be with adjutants general, 25, Ruie A. Compensation, 194. Consultation with local boards, 36, note. note. Continuation where heretofore established, 32. Councils of defense, cooperation with, Decision, final when, in original cases, 20, 36. Decision, when final on appeal, 20, 35. Decision, when final on appeal, 20, 35. Designation, 18.
Docket, entries in, 106.
Docket, use of, 106, note 1.
Duty to serve, 33.
Entries on forms, how made, 16.
Evidence, see Classification by district beards. Expenses of members allowed, 194, 202. Furniture, purchase, 207. Expenses of members allowed, 194, 202. Furniture, purchase. 207. Furniture, rental, 205. Gratuitous service accepted, 193. Industrial advisers appointed by, 80. Industrial advisers, cooperation of, 80. Industrial, classification, see Industry occupation or employment. Information, requests for, 25, Rules A-E A-E. Inspection of records, duties, 12. Inspectors, 31 (c). Instructions to local boards, limited, 36, note 2. Investigation of industrial conditions. Jurisdiction, appellate, 35. Jurisdiction, exclusive original, 36 Jurisdiction over reopened cases, 119 Limited-service men as cierks, etc., 29. note 4. note 4.
Majority present to act, 34.
Majority present to act, 34.
May require display of notice of final classification, 110.
May require display of registration certificate, 57.
Member related to registrant, 19.
Members appointed as inspectors, 31 (c). Minute book, use, 17. Number of members, 34. Number of members, 34.
Oath required, 14.
Oath administered by, 10.
Offices, rentai of, 205.
Organization and rules, 34.
Peualty for neglect of duty, 33.
Questions, how put, 34.
Quorum, 34.
Records, 105.107. See Records.
Record in nonproductive-occupation cases, 121G.
Registration cards, copies kept by, 62. Registration cards, copies kept by, 62.
Registration cards, duplicate copies arranged how, 106.
Relief from appointment, 33. Relet from appointment, 33.
Rejections at camp, review, by, 177.
Removal from office, 33.
Requests for rulings to be made to
adjutants general, 25, Rule C.
Review of decisions on nonproductive
occupations, 121G. occupations, 1216.
Rules of procedure made by, 34.
Secretary, 34.
Signature of orders, etc., 15.
Supplies, purchase, 207, 209.
Territorial jurisdiction, 32.

Traveling expenses, pay for, 194, 202. Voting, method, 34. Vouchers. See Vouchers. Witnesses may be summoned, 9. District of Columbia. See also Adjutants General, States; Governors; Officers.
Government employees in, affidavits for claims, Part XIV. Divinity st XII (c). Dockets: students, classification, 79, Rule Form 278.
Use, 106.
Draft age. See Military age.
Drawing determines order
1 (j), 70.
Elevator operators, nonproductive operators, nonproductive operators) within class Ellevator operators, nonproductive occupation, 121K (b).
Embezzlement, 262.
Emergency Fleet employees:
Classification list for, 152, 155½.
Entry on list, 153.
Entry on list, request, form, 297:
Mariners in training or service, 155½.
Paemployment 154. Reemployment, 154.
Removal from list, 154 (d).
Reports of status, 154, 155.
Reports of status, form, 298.
Employers report change of status of employees, 118.
Employment Source, Martin, 2007. physes, 118.
Employment Service, United States:
Cooperation with, 80, 121L (f) note,
Notice to agents of men called, 150,
158B (1), 158D (3), 158F.
Enemy aliens. See Alien enemies. Enlistment, voluntary: See also Volunteers. Aliens, 151.
Certificate of, filed with board, 151.
Cobelligerent forces, in, 151 (e).
Commissions permitted, when, 151 (b).
Expeditionary forces, in, 151 (c).
Field clerks, as, 151 (b).
Naval officer, request and release,
forms, 332, 333.
Navy or Marine Corps, 151 (a).
Prohibited, with exceptions, 151.
Entrainment of selected men. See Mobilization. Aliens, 151. zation. Entries: See also Classification list; Question-naire; Records. On forms, etc., how made, 16. Evidence: nence:
See also Classification by district
boards; Classification by local
boords; Appeals to district boards;
Appeals to President,
Appeals to district boards, 107.
Claims for deferred classification, 97. District boards, before, 36. Government employee, necessity of, 77, Rule X.
Physical examination, on appeal to district board, 126. Nonproductive 121F. occupations, 121B-Record of, by district boards, 107. Reopened cases, 119A. Examining physicians. See Physicians. Exemptions: Aliens, 79, note 2. Ciaims for. 79, Ruie XII (f) notes, (k) See Claims for deferred classification. Dependency not ground for, 71.
Diplomatic requests for, 79, Diplomatic requests f XII, (j), note 3. Jurisdiction over, 27. Officials, list, part XIII. Prior revocation, 4. for, Rule Expenses: Apprehension of deserter, 140. Authorization, 208. Claims for, contents, 211.

Expenses—Continued.

Office equipment, 207.
Office rental, 205.
Office supplies, 209.
Telegrams, 210.
Travel. See Travel expenses.
Vouchers for, 215, 217, 230, 231.
Experts, induction into service out of order, 158C-158E.
Extension of time:
Action in nonproductive occupation cases, 121L (f).
Entrainment, in case of hardship, 173.
Filing claims, 97, 99, 119A.
Filing questionnaire, 96, 97, 99.
Hearing on industrial claims, 80.
Induction into service, 113, 119A, 121J, 139, note 3.
Physical examination, 1281, 187.
Registration of persons abroad, 56. Expenses-Continued. Forms--Continued. ns—Continued.
Indorsement of industrial claim, on notice, 103, note.

Key list of occupations (1001D), 334.
Lease (Q. M. C. 101), 309.
List of, 266.
List of names, registration cards with heards class of June 1017 (101) boards, class of June, 1917 (101), Jaks.

List of names, registration cards with boards, class of June, 1918, and September, 1918 (101), 349.

List of registrants ialling to submit questionnaires or appear for examination reported (1013), 285.

List of registrants in order of liability, class of June, 1917 (102), 350.

List of registrants in order of liability, class of June, 1918 (102A), 351.

List of registrants in order of liability, class of September, 1918 (102), 352.

Meal and lodging tickets (Q. M. C. 40), 342. 348 Registration of persons abroad, 56. Withdrawal of intention to become citizen, 1175. Farmers: 342.
Mileage vouchers (W. D. 337), 338.
Minute book, local or district board (1004), 274.
Not provided, use of new, 5, note 1.
Notice from adjutant general of State suspending order inducting delinquent (1017), 289.
Notice of appointment on local board (202), 337.
Notice of findings of boards on registrant's physical condition (1011), 283. See Agriculture; Classification.
Farm furloughs, 40, note 1.
Federal Board of Vocational Education:
Inspection of questionnaires, 11, note
(2). Felous, (also file time), 79, Rule XII (h). Firemen, classification, 77 (e), 119A. Supporting affidavits, form, 353. Footmen, nonproductive occupation, 121K. Forms Notice of findings of boards on registrant's physical condition (1011), 283.

Notice of proposed reclassification for nonuseful occupation (1027), 321.

Notice of quota (2004), 357.

Notice of right under statute to withdraw first papers (1042), 326.

Notice of triansfer for classification (1023), 296.

Notice of withdrawal of deferred classification or order number (1039), 323.

Notice to delinquent to report to adjutant general of State (1014), 286.

Notice to delinquent to report to adjutant general of State (1014), 286.

Notice to men ordered to report for military duty (1028A), 302.

Notice to registrants of classification by boards (1005), 277.

Notice to registrants of classification by boards (1005), 277.

Notice to registrants of sinal classification (1007), 279.

Notice to registrants to appear for physical examination (1009), 281.

Notice to submit reasons for nonengagement in productive occupation (1036), 320.

Oaths of members of local and district boards and others (1033), 317.

Order authorizing employment of clerical assistants (1030), 306.

Order of induction into military service (1028), 301.

Order to registrant to appear before local or medical advisory board on transfer (1022), 294.

Order to release for enlistment in Navy (2012), 333.

Part of Selective Service Rules, 5.

Pay roll for nevsonal service (W. D. Abstract of disbursements (W. D. 329a), 340. Abstract of funds received (W. D. 324), 339. 283. 324), 339. Acceptance of appointment on local board (201), 336. Adjutants general report of withdrawal of classignation, 1211. Affidavit supporting claim for deferred classification, firemen or policemen (1044), 353. Affidavit supporting claim for deferred classification, Government employees (1044), 353. Application for farm furlough (1035), 319. Application for permit to leave the country (1026), 299.
Application for voluntary induction country (1026), 299.
Application for voluntary induction (2014), 344.
Cash book (Q. M. C. 80b), 316.
Certificate for police official apprehending willful deserter (1021), 293.
Certificate of chief circk as to service on boards, 17.
Certificate of exemption from combatant service (1008), 280.
Certificate of reenlistment in Navy or Marine Corps (1045), 359.
Certification in case of registrant engaged in nonproductive occupation (1038), 322.
Classification list (1000), 267.
Classification, notice of (1005, 1007), 277, 279. 277, 279. Competent order (2007), 328. Correspondence postal card (65), 335. Cover sheet of questionnaire (1001B), Part of Selective Service Rules, 5.
Passport permit, application for (1026), 299.
Pay roll for personal service (W. D. 334), 312.
Pay voucher for Army officers assigned to State headquarters (W. D. 336), Credit card (1029 A, B), 304. Debit card (1029 C, D), 305. Deliuquent classification list (1013a), ::18 Use the second s 310. Permit to leave country (1027), 300. Permit for transfer of entrainment (2015), 345. Personal-service vouchers (W. D. 335), 311. Preexisting, continued, 5. Property list (1043), 347. Questionnaire (1001), 268. Quota ledger sheet, (2005), 358.

trants (1007), 279.

Forms—Continued.
Quota Sheet (2003), 356.
Registration card (1), 275.
Registration certificate (68), 276.
Regulations, men en route to camps Regulations, men en route to camps (2009), 330.

Report of action on competent orders (2008), 329.

Report of Class I by local board (2002a), 354. (2002a), 354. Report of Class I by State (2002b), 350.

Report of deferred classification or order number withdrawals (1040), 324.

Report of disposition of deserters (1021a,b), 346.

Report of entrainment (2013), 343.

Report of physical examination (1010), 282. 355.282.
Report on registrant transferred to Emergency Fleet Corporation list (1025), 298.
Report to adjutant general of State of delinquent ordered to report to local board (1016), 288.
Report to Adjutant General, Army, of persons inducted who failed to report (1018), 290.
Request for individual induction (2006), 327. persons inducted who laned to report (1018), 290.

Request for individual induction (2006), 327.

Request for release to volunteer in naval service (2011), 332.

Request for transfer to Emergency Fleet Corporation list (1024), 297.

Request to local or medical advisory board to conduct examination on transfer (1022A), 295.

Requisition for, 266.

Subpoena to witnesses to appear before boards (1003), 273.

Telegrams, certification, 210.

Transportation requests (Q. M. C. 255), 341.

Traveling expense voucher (W. D. 350a), 313.

Travel order issued by district board (1032), 308.

Travel order to be issued by governors (1031), 307.

Voucher for personal services (W. D. 235), 311. Vouchers for purchases and services other than personal (W. D. 330), services 314. Warrant of leader or assistant leader (2010), 331.
Withdrawal of intention to become citizens (1041), 325.
Fortune tellers, classification as to non-productive employment, 121K. Funds: ds: Checks drawn only after deposit, 223. Deposit, certificate of, 261. Deposit, official and personal credit distinguished, 260. Deposit on closing accounts, 248. Deposit, Provost Marshal General notified, 259. Penalty for misuse of, 262. Requests for, 219.
Transfer, 249.
Furloughs, 40 note 1, Part XII (II).
Furniture: Purchase, 20 Rental, 205. Sale, 207. Gamblers, classification as nonproductive, 121K. Government appeal agents. See Appeal agents. Government employees: Certifying officers for, Part XIV. Classification, 77 Rule X. Supporting affidavits, form, 353. Governors Act through adjutants general, 31 Allocation of credits for quotas, 1: Appeal agents designated by, 47. 181D.

Appointment of additional physicians, 42. Governors-Continued. Authorization of clerks, 43, 198. Authority to act, 26. Authorization of clerks, form, 306. Call on for technical men for Army, 158C-158E. Calls for quotas, notice to local boards. 157.1. Calls for service, duties as to, 157.1, 158A-158E.
Certify for deferment of draft officials. 77 note 4. Definition, 1 (b). Designation of areas for local boards, 39 Districting State for medical boards, 29. Duties in general, 27. Inspectors, appointment of, 31 (c). Interpreters, authorization of, 43 (f). Jurisdiction over draft officers in Jurisdiction over draft officers in State, 27. Leases, approval of, 205. Legal advisory boards, nomination, 20. Location of local boards, recommendation, 41.
Medical advisory boards, nomination, Medical aide, duties, 29 note 3, 44, note 2. Notice to Provost Marshal General of volunteers, under call, 158B Organization of advisory boards, 28. Recommendation by, for appointments, 29, 30, 33. Registration cards, directs numbering, when, 67. Relief of members of hoards, recommendations, 33.

Report of registrants in Class I, 181C; keport of registrants in Class I, 181C; form 355. Supervisory powers, 27. Travel authorized by, when, 200. Gratuitous service accepted, 42 note 1, 43 (f), 46, 193, 196, 203. Grievances, submission by individuals, 25, Rule F. Hardship: See also Induction into military service. Relief for, in induction, 139, 173. Relief for, physical examination, 141. Relief for, by transfer of classification, 144. Idlers. See also Nonproductive occupations. Income. See Support. Indians : Citizens, when, 79, Rule VII (f), note. Classification, 79, Rule XII (f). Induction calls:
Ages, sequence of, to be prescribed, 70.
Allotment to boards, 158A (2)-158E (2). (2).
Allotments, definition, 1 (cc).
Allotments, how filled, 159F.
Army, for, designated how, 157B.
Call numbers defined, 157B.
Competent orders, 158F.
Deficiency, must be filled before entrainment, 157C.
Definition, 1 (dd).
Definition of the several kinds, 158A-1585 Delay in case of hardship, 173. Filled but not exceeded, mu 157D. must be, 157D.
General call, 158A.
Designated how, 157B.
Governor, duties of, 158A (2).
How made, 158A (1).
Local board, duties, 158A (3).
Governors, duties 158A-158E.
Individual, by Provost Marshal General, 158F.

Induction calls—Continued.
Individual call, 158F.
How made, 158F (1).
Local board, duties, 158F (2).
Registrant, duties of, 158F, (2). Induction telegrams, forms, 158B, (1), 158B (1), 158C (1), 158D (1), Kinds of, 158, Limited military service, for, 124. List calls, 158E. District boards, duties of, 158E (4).Governor, duties of, 158E (2). Local board, duties of, 158E (3). Listing registrants for voluntary call, 158B. Local Boards, duties of, 158A-158F. Navy and Marine Corps, for, 157B, 158F. New classification necessary when, 158C (3), 158D (3), 158E (3). Notice to camp commander, 158A (2)-158E (2). Notice to district boards, when (3), 158D (3), 158E (3).
Notice to Employment Service when, 158C agent. after calls for volunteers, 158B (1), 158D (3).

Notice to local board of train schedule, 158A (2)-158E (2).

Notice to local boards by governor, 157A. Notice to Provost Marshal General of volunteers under call, 158B (1) (a). Numbered in chronological order, Occupational skill, call for registrants possessing, 158C, 158D, 158E. Persons abroad, 56. Persons transferred, 144. Preliminary, for voluntary induction, 158B (1). Provost Marshal General makes, 157A, 158A-158F. Publicity for voluntary calls, 158B (1), 158D (2) (3). Questionnaires examined for special or list calls, 158C (3), 158D (3), 158E (3).Reports of number induction, 157D.
Report of registrants volunteering, 158B (1) (a).
Selection of men by local boards, 158A (3)-158E (3).
Special call, 158C.
District board, duties, 158C (4).
Governor, duties of, 158B (2).
Induction telegram, 158C (1).
Local board, duties of, 158C (3).
Transferred cases, 144.
Transportation, arrange for, 158A Transferred cases, 173.
Transportation, arrange 101,
(2)-158E (2).
Voluntary call, 158B (1).
Governor, duties of, 158B (1) (2).
How made, 158B (1).
Local board, duties of, 158B (1).
Preliminary call, 158B (1).
Volunteering, closing of time for,
158D (3). Fremmary can, 1505 (1).
Volunteering, closing of time for, 158B (1), 158D (3).
Volunteering under any call, 150.
Volunteers, for, 158B, 158D, 158F.
Voluntary—special call, 158D.
District board, duties, 158D (4).
Governor, duties of, 158D (2).
Local board, duties of, 158D (3). Induction into military service:

See also Induction calls; Mobilization.
Absence from jurisdiction, relief, 176.
Absentee is deserter, 49, 140 (1), 174.
Accomplished, how, 159C.
Adjutants general, by, 159E.

Induction into military service—Continued, Ages specified when, 159F.
Alien enemies not accepted 79 Rule XII (e) notes.
Aliens withdrawing intention to become citizens, 117½.
Authority under various calls, 158E-158F Cancellation for reclassification, 119A. Certificate, in case of double registration, 60.
Class I, from, unless other classes called, 159F.
Daily report of number, 157E.
Definition, 1 (2).
Delinquents, by adjutants general, 133, 159E.
Delinquents reporting after date for Delinquents reporting after date for induction, 139. Induction, 139.
Delinquents, rescission of order, 134.
Deserters, stay of, 139, note 3.
Emergency Fleet employees, 154.
Effective, when, 133, 159D, 159E.
Entry on record, in nonproductive occupation cases, 121J.
Failure to report for, effect, 49, 140, 174.

Hardship, delay in cases of, 139, 173.
Involuntary induction, defined, 159B.
Kinds of, 159.
Local boards, duties, 159D-159G.
No credit for unauthorized, 180.
No discharge from draft thereafter, exception, 133, 139.
Nonproductive occupation, for, 121E, 121H.
Notice to registrant, 159D, 159E, 159G.
Order of, between different registrations, 159F.
Order of, determined by drawing, 70.
Order of, determined by drawing, 70.
Out of order, by request, 150.
Out of order, by request, 150.
Out of order, by call for experts, 158C-158E.
Pending appeal to President, 112. Pending appeal to President, 112. Pending examination or classification, 159F. Persons failing to register, 65. Quotas, call for, 157 et seq. See Induction calls, Quotas.

Registrants absent from jurisdiction, 176. Registrants enlisting and discharged, 151. Registrants having remediable defects, 1283. Registrants in England or France, 159G, note 1. Selection of men after call, 158A (3)—158E (3), 159F.
Selection of men. See Induction calls. Stay by adjutants general, when, 133, 134, 159E.
Stay by boards, 80, 119A, 121J.
Stay by President pending appeal, 113.
Stay, in nonproductive-occupation cases 121L. 121J. Stay of, for reopening of cases, 119A. Third registration, from, order, 159F. Time allowed registrant to prepare, 1596. Transferred cases, procedure, 176. Transferred registrants, order of call, 144 (3). Voluntary, defined, 159A. Voluntary, delay where indus claim waived, 150, 158B, 158D. Voluntary, from Classes II, III, 150, 158B, 159D. industriai Voluntary, under individual call, 158F (2) Voluntary, permitted after any call, 150. Industrial advisers Appointment, 80. Not members of boards, 80. Powers and duties, 80.

Industry, occupation, or employment: See also *Claims* for deferred classifica-Leases: Approval by governor, 205. Execution, 206. Form, 309. Forms obtained how, 205. Not required when, 206, note. tion Appeal to President, when authorized. Appear to 115 (2, 1).

111 (c, 1).

Assistant or associate manager, 88 (1).

Call for service, new classification on other grounds, 158C (3), 158D (3), 158C (3). Legal advisory boards:
Appointments, 30.
Appointment of associate members, 30, Cases may he referred to appeal agents for report, 36. Claims, entered on questionnaire, 36. Claims filed with local board, 36. note 1. Assistance to local boards, 45, note. Associate members, 29, 30. Authority to advise boards limited, 45, note 1. Center of information for community, Classification, procedure. cation by district boards. See Classift-25, Rule B. Direct work of lawyers in community, District board, jurisdiction over claims, 36. 30, note 2. Indorsement on notice of classification, 103, note Dutles in general, 30, Judges as chairmen, 30 Evidence, additional, may be required, Judges as chairmen, 30. Lawyers to assist, 46. Layman may assist, 30. Nominated by governor, 30. Number, 30. Oath required, 14. Oaths administered by, 10. Offices, where, 45. Organized by governors, 28, 30. Permanent members, 30. Outstionaging 36. Evidence filed with local board, 107, Rule XXXVII. General conditions in community, evidence of, 36. Induction from deferred classes under special call, 158C (3) (b), 158D (3) (c), 158E (3) (b). Industrial advisers, aid of, 80. Key numbers on questionnaires, entry Key numbers on questionnaires, entry of, 96, note 2. Local board to recommend as to claims, 101, Rule XXVII, XXXII. Questionnaires, to assist in preparing, Registrants may apply to, 30 Services uncompensated, 203. Necessary, definition as to enterprise, 81, Rule XVII, Necessary, definition as to individual, 81, Rule XVIII, Necessary, individual must be, 81, Limited military service:

Acceptance without referring to medical advisory board, 128½.

Calls for, selection how, 159F.

Decision by medical advisory board, Necessary, Rule XVI. 1283. 1283. Entry on classification list, 124, 1283. Inducted under special call, 124. Not included in quotas, 181C. Occupations named by medical advisory board, 1283. Physical examination determines liability, 1283, 182, 188. Registrants assigned for work with draft boards, 29, note 4. Necessary, particular enterprise must be, 81, Rule XV. No claim, board may still defer, 101. Person not necessary, 86.
Preference list of War Industries
Board, use of, 80.
Principles governing classification, 80.
Reclassification for, 119, 119A, 121.
Registrants engaged in, outside coun-Registrants engaged in, outside country, 89, note 3.
Rules determining classification, 81.
Skilled laborer, 87.
Specialized expert, 88 (k).
Sole head, 89.
Summary of general information at-Local boards: Appeal agents to assist, 47.
Appeals from. See Appeals to district boards.
Appeals to President, procedure on, 112, 115, 119A.
Appointment, 33. Sommary of general information attached to questionnaire, 36.

Technical experts called out of order, how, 158C, 158E.

Voluntary induction, procedure, 150 Appointment, acceptance, form, 33 Appointment, declined, relief, 33. Appointment, notice of, form, 337. Calls for induction of registre ills for induction of registrants, duties, 157 et seq. See Induction (d). Inspectors : Appointments, 31 (c). Compensation, 192. callsCancellation of registration in certain cases, 61.
Center of information for community, 25, Rule B.
Certificate of return of deserters, 140.
Certificates of final classification, taken Designation and duties, 31 (c). Oath required, 14. Of accounts of disbursing officers, 246-247. Instructions. See Rulings. Instructions. See Rulings.

Interior department, exempt officials and certifying officers, Parts XIII, XIV.

Internal Revenue Service: Inspection of questionnaires, 11, note 5.

Interpretations of terms, 1.

Interpretations of terms, 1.

Interpretations in terms, 1.

Interpretations of terms, 1. up, 161 (h). Certificates of need of interpreters, 43 (f). Certificates of services, 17. Certificates of willful desertion, form, 293. Chairman, 38. Civic organizations, cooperation with. Judges, appointment on legal advlsory boards, 30. 48 Claims for deferred classification made to, 94. See *Claims* for deferred Jurisdiction. See District boards, Local for deferred boards, etc.
nights of Columbus,
Rule XXVI, note. classification. classification. Of registrants. See Classification of registrants. See Classification by local boards. Clerical force, 43, 204. Communications to, official only recognized, 24, note 1. Communications to be with adjutants general, 25, Rule A. Compensation, 195. Continuation where heretofore established 37 Knights classification, 89 Labor supply, classification to adjust, 80. Laborers : Skilled, classification, 81, 83, 87. Lawyers: Not to charge for aid to registrants, Public duty to assist, 46. Services, tender to legal advisory boards, 30, 46. lished, 37. Councils of defense, cooperation with, Legal advisory boards, on, 30, 45, 46.

Local boards—Continued.
Counties baying no boards, 37.
Delinquents, duties as to, 49, 129-136.
See Delinquents.
Describer, reports and disposition, 49, 139, 140. See Deserters.
Designation, 18. Local hoards-Continued. Physicians, additional, number and duties, 42. Physicians, members, 38. Police officials to assist, 49. Postmasters to aid, 52. Procedure on assignment of serial numbers, 68, Property in custody of, 207. Questionnaires duties as to, 54, 92–100. assignment of serial Designation, 18.
Disqualification of members in certain cases, 19. 77, note 4.
Double registration, duties, 59, 60.
Duty to serve, 33.
Employees of, deferred classification, 77, note 4. See Questionnaire. Questions within jurisdiction, 40. Quorum, 38. Quotas, calls for and furnishing. Entrainment of men, member at, 163. Entries on classification list. See Clas-Quotas, can't for and infiniting. See Induction colls; Quotas.

Records, inspection, etc. See Records.

Records of classification from district boards, 107, Rule XLIII.

Records, sent to adjutants general, when, 112A.

Records with claims sent district sification list.
Entries on forms, how made, 16.
Entries on questionnaire. See Questionnaire. Expense of registrants physically examined, paid, 123.

Extension of time for claims, 99, 119A.

Extension of time for filing questionnaire, 96, 97, 99.

Extension of time for entrainment, Records with claims sent district board, 105. Registrants failing to return question-naires, duties. See *Delinquents*. Registration cards kept by 62. Registration cards, numbering, 64, 66, 173. Extension of time for induction, 139, note 3.
Farm furloughs, 40, note 1.
Furniture, purchase, 207.
Furniture, rental, 205.
Gratuitous service accepted, 193. Registration, duties as to, 54-69½. See Registration. Regulations, necessity of study, 25, Rule F, note 1. Rejection of registrants at camp, procedure upon, 177. Reopening cases (see also Classification by local boards), 47, 80, 101, Induction of registrant into service, 159D et seq. See Induction into military service.

Industrial claims, recommendations, 101, Rule XXXII.

Information, requests for, 25, Rules tion by local boards), 47, 80, 101, 119A, 139. Report of changes of status to district board, 119.
Report of class I, form, 354.
Report of individual inductions, 158F. A-E. Information to public, duties, 25, Rules B. C. Inspection of records, duties, 12. Inspectors. 31 (c). Instructions to, authority to issue, 24, note 1, 36, note 1. Interpreters, 43 (f). Investigating registrants in nonproductive occupations, 121C, 121D. Jurisdiction, area of, 37, 39. Jurisdiction, exclusive, 27. Jurisdiction over registrants in non-Report on industrial cases, 36. Report to Adjutant General on mailing questionnaires, 92. Reports to, as to idlers, 121A. Request employers to report changes Rules made by, 38. Jurisdiction over registrants in non-productive occupations, 121B. Jurisdiction, transferred registrants, Lease of offices, 205, 206. Limited-service men, as clerks, 29, Status of registrantsmote 4.

May compel attendance of witnesses, 9.

May require display of notice of final classification, 110.

May require display of registration certificate, 57.

Member related to registrant, 19.

Nombers apprehend as increases. note 4. Members appointed as inspectors, 31 143. Members, deferred classification of, 77, note 4.
Members may not receive rewards, 50, Transfer tion, 176. Transfer of boards, 144. note 1. Minute book, use, 17.
Mobilization of selected men. See
Mobilization; Quotas.
Nonproductive occupations, registrants
in, duties, 121A-121K. See Nonproductive occupations. 215. Notices to registrants. See Notices. Oath required, 14, 38. Oath administered by, 10 Offices, rental of, 205, 206. Office supplies and property, 205, 207. Organization, 38. 121A-121K. cupations. Penalty for neglect of duty, 33.
Permits to leave country, 156.
Persons within jurisdiction, 40.
Physical examination, failure to report for. See Delinquents.
Physical examination of registrants.
See Physical examination.

of status, 118.
Requests for rulings to be made to adjutants general, 25, Rule C.
Review of decision. See Appeals to district boards. Secretary, 38.
Sessions, where beld, 41.
Signature of orders, etc., 15.
Signature on notice to registrant, 15, Change of, duties, 116–120. Investigation, 118. Reports to, 116, 121A. plies, purchase, 209. Supplies, purchase, 209.
Technical men, called for, procedure, 158C, 158E.
Territorial limits of jurisdiction, 37, 39. Transfer of physical examination, 141of registrants for mobilizaregistrants to other Travel expenses of members, 200, 202, 215.
United States Employment Service, aid to, 121L (f), note.
Volunteers, calls for, duties, 158B (1), (3), 158D (3).
Voting, 38, 101, 123.
Vouchers. See Vouchers.
Witnesses may be summoned, 9.
"Work or fight" provisions, duties, 1914–121K. See Nonproductive ocnt" provisions, duties, See Nonproductive oc-Lodging for men called, 169-172. Mail containing registration, 55. Meal or lodging tickets, 172. Notices of classification, 58, 161(h). Begistration certificates, 58. Registration certificates, 58. Transportation requests, 172.

Mail: See also Correspondence. Military service—Continued.

Discharge after enlistment, report, 151 Expediting, 52. Registration by, (d). Discharge from, by camp commanders, Managers: 139. Discharge from, for rejection, entry, Nonproductive occupations, 121K. Classification. See Agriculture, Indus-try, occupation or employment. 167. Induction into. See Induction into the military service. Liability, self-inflicted defects, 128}, note 2. Mariners: Absent, not delinquents, 99, note 1. Classification, 78. Physical examination, Great Lakes, Limited. See Limited military service. Milltia, classification, 79, Rule XII (d), 143.
Reopening of cases, 119A.
Shipping Board, under supervision of, classification, 1553.
Marrlages, recent, disregard of, 72, Rule V.
Master list, Part XI, use of, 69.
Meals and lodging for men called:
Forms, meal and lodging tickets, 342.
Sent to medical advisory boards, 123.
Sent to mobilization camps, 163, 169-172.
Medical advisory boards: 143. note. Order of liability, how determined, 69, Persons already in, registration, 53. Persons in, definition, 79, Rule XII (d), note. Reclassification upon enlistment, 151. Scope of, 79, Rule XII (d), note. Time when registrant is in, 133, 159D, 159E. Medical advisory boards: See also Physical Examination. Appeals to, 123. Militia, classification, 79. Rule XII (d) note. Ministers: Classification, 79, Rule XII (b).
Definition, 79, Rule XII (b), note.
Students, classification, 79, Rule XII Appointments, 29. Associate members, 14. Clerical force, 43, 204. Clerical force, 43, 204.
Delay of examination, 128½.
Dentists, on, 44, note, 3.
Designated by numbers, 29, note 1.
Disposition of cases referred to, 128½.
Districting for, 29.
Duties, in general, 44.
Examination of doubtful cases, 123.
Finding at variance with local board, report of, 124.
Findings, transmission, 123.
Grouping of registrants, 128½.
Limited-service men assigned to, as clerks, 29, note 5. Minute book: Excerpts from, on vouchers, 213. Form, 274. Excerpts from, on vouchers, 213.
Form, 274.
Open to inspection of auditors, 17.
Use of, 17.
Misdemeanor (see also Penalties), 6, 7 (e),
11, 49, 116, Part XII.
Mohilization: See also Induction into military servicc. Absentees, deserters when, 49, 140, clerks, 29, note 5.
Medical aide, relations with, 29.
Medical Corps, officers on, 44, note 1.
Oath required, 14. 174 Absentees, disposition, 140, 174. Deserters. Absentees, filling vacancy, 175,
Absentees from jurisdiction, applying
to nearest board, 176,
Absentees, report of, 162, 163,
Absentees, report to Provost Marsbal
General, 166, Organized by governors, 28. Penalty for neglect of duty, Personnel in general, 44, notes.
Place of examination, 44, note 2.
Recommendation for limited service, Acceptant, 106.
Acceptance or rejection at camp, decided when, 166.
Acceptance or rejection at camp, entry of, 167.
Adjutant at camp, duties as to papers.
166. $128\frac{1}{2}$. 1233. Record of findings, 1283. Report of cases of self-inflicted defects, 1283, note 2. Removal from office, 29, note 2. Selected men rejected at camp, examination 177 Articles which may be taken, 161A. Assembly for entrainment, 163. Assistant leader as military police, nation, 177. Services uncompensated, 203. Use of numbers on youchers. se of numbers note 1. 161 (g).
Assistant leader, instructions to, 161 Vacancies, how filled, 29, 44, note 1. What registrants to examine, 44, 128½, (c). (c).
Assistant leader, how selected, 161 (c).
Badges for members of board, 163.
Brassards for men, 161 (e).
Credits on quotas, 178-180.
Deficiency in quota or allotment, filling, 175.
Defined, 1 (m).
Deserters 182. Where complete personnel not secured, 44, note 2. Medical aides, 29. Instructions to from Governors, 29, note 5. Defined, 1 (m).
Deserters.
Division of men into squads, 161 (c).
Entrainment, procedure, 163, 164.
Pailure to report for. See Deserters. Military age: Persons reaching after Sept. 12, 1918, 54A. Prescribed, 53. Sequence of ages in calls, 70. Failure to report for. See Descripts roll call, 161. Hardship, delay for individual, 1'Individual cases, procedure, 175. Military service: See also Induction into military servtoe.
Aliens, liability for. See Aliens.
Aliens, relief from, 1173.
Classification, 79, Rule XII (d). Instructions to men and leaders, 161.

Commissions in notwithstanding classification, 151 (b).
Definition, 1 (s).
Delinquents found to be in, classified in Class V, 131.
Delinquents ordered in, by adjutants

general, 133.

Leader of party—
As military police, 161 (g).
Assistants, duties at entrainment, 163 Duties at entrainment, 163. How selected, 161 (b). Instructions to, 161 (b). Papers given to, 163. Report of absentees, 163.

Municipal officers: Classification, 77 (d). Mobilization—Continued. Lists, completic position, 166. completion at camp and disposition, 166.
Lists, form, 303.
List of men, retained by adjutant, 166.
List of men to report, 160.
Mariners at sea, 99, note 1.
Meals and lodging tickets—
Custody, 163.
Defined, 169 (a), 170 (a).
Disposition, 169 (c), 170 (c).
Lost or wrong, 172.
Number issued, 171.
Prepared how, 169 (b), 170 (b).
Military police, appointment and Musicians: Classification as nonproductive, 121K. Naval Academy, candidates for, 151 note 1. Naval service: ilitary police, power, 161 (g). appointment and power, 101 (g).
Notice to camp commander of time of arrival, 158A (2)-158E (2).
Notice to registrants, 159G.
Notice to registrants, form, 302.
Organization of parties into groups, XVII. XVIII. Orders to men pending entrainment, 161. Papers ers—
Adjutant takes charge of, at camp, 166.
Checking of, 163, 164.
Completed at camp, 166.
Disposition, 160, 160A.
Duplicate, sent by registered Nonproductive occupations: Duplicate, sent by registered mail, 165. Mailed to adjutant at camp, what, Prepared by local board, 160.
Sent to Provost Marshal General when, 166.
Sent with leader of party, 160A.
Permit for transfer of entrainment, form, 345.
Procedure where registrant's camp not that of board, 176.
Railroad tickets for men, 168 (a).
Railroad tickets wrong or lost, 172.
Registration cards, copies sent to 160A. Registration egistration cards, camp, 160 (c). copies sent Regulations, men en route to camp, form, 330. Rejection at camp, filling vacancy, 175. Rejection at camp, notice of, 177. Report of entraliment, form, 343. Second roll call, 162. Sleeping-car accommodations, 168 (e). Small parties, change in formalities, 121F. 175. Squad lists, preparation and disposi-tion, 161 (d). Transfer of registrants to another board, 176. Transportation, classes of, 168 (c). Transportation, furnished by board, Transportation of men, supplied to 121 H. leader, 163.
Transportation requests, 168; form, Transportation, routing, 168 (f). Transportation, schedules, arrangement for, by governors, 158A (2)-158E (2). Uniforms, what constitutes, 161 (f). Warrant for leader and assistant, Uniforms, what constitutes, 161 (f).
Warrant for leader and assistant,
form, 331.
Mobilization camps:
Boards, sending men transferred, 176.
Definition, 1 (r).
Deserters sent to, 140.
Discharge by commander in case of
hardship, 139.
Discharge from, application forwarded
to adjutant general, 79, Rule XII
(i), note 1. 320. (j), note 1.st of, for transferred registrant, List 176 (c).
Notice to commandant of men inducted,
158A-158E. Questionnaires executed at, 96, note 3. Rejection of registrants, notice of, 177. Requests of registrants for change of, Reclassification for, 121H. Transferred men, sending to, 176.

Calls for men for, 157B, 158F. Classification, 79, Rule XII (d). Employees under general supervision of Navy, classification, 152. Enlistment of registrants in, 151 Request and order for release, forms, 332, 333. Scope of, 79, Rule XII (d), note. Selection of men, standards, 159F. "Necessary":
Definition as to enterprise, 81, Rule Definition as to Individual, 81, Rule Neutral countries, 79, Rule XII (1), note. Noncombatants. See Religious objectors; Limited military service.

Symbol on mobilization papers, 160. productive occupations:
Action on, only after original classificatlon, 121A, note 1.
Affidavits as to, 121B.
Appeal to President, 121J.
Bell boys, 121K (b), note.
Buyers, 121K (e), note.
Carpet layers, 121K (e), note.
Cases sent to district board, 121G.
Certificate of, by boards, 121E, 121F.
Certificate of, form, 322.
Chauffeurs, 121K (d), note.
Class 1, when registrant placed in,
121H. Class 1, when registrant placed in, 121H.
Cooks, 121K (a).
Decision, final, 121G.
Definition, 121 K.
Dining-car waiters, 121K (a), note.
Drivers for stores, 121K (e), note.
Electricians, 121K (e), note,
Engineers, 121K (e), note.
Entry of findings, 121E, 121F.
Entry of induction into military service, 121J.
Evidence, at hearings, 121B, 121D. Evidence, at hearings, 121B, 121D. Evidence attached to findings, 121E, Excuse, grounds of, 121L. Excuses, affidavits as to, 121B. Execution of order, 121H. Findings of board other than board of origin, 121E.

Hardship as excuse, 121K.

Heads of departments, 121K (e), note.

Heavy work, 121K (e), note.

Idle registrants, 121K.

Induction into military service, when, 121K. Investigations by boards, 121E, 121F.
Investigation by boards, power and duty, 121C, 121D.
Judisdiction of boards, 121B.
Managers of restaurants, 121K (a), Mobilization of registrants, 121H. Notice of decision, 121H. Notice of withdrawal of order num-Notice of withdrawal of order number, etc., form, 323.

Notice, public, of hearing, form, 321.

Notice, service of, 121C.

Notice to registrants, 121B, 121C.

Notice to registrants to appear, form, office clerks, 121K (e), note, Opportunity for employment, 121L. Order numbers, new, assigned, 121H. Order numbers withdrawn, 121E, 121F. Pharmacists, 121K (c), note. Physical examination, 121H. Postponement of action for cause, 121L (f).
Purpose of provisions, discussion, 121K. Record forwarded to Adjutant General, 121J.

Notices—Continued.
Transfer of classification, 144, 145;
form, 296.
Withdrawal of deferred classification,
121H; form, 323. Nonproductive occupations—Continued.

Record returned from district board,
121G. Record sent to district board, 121G.
Report of order numbers withdrawn,
121I; form, 324.
Report of, to boards, by citizens, 121A.
Review by district board in all cases, Administered by whom, 10. Affirmation sufficient, when, 1 (q). Neview by district board in an eases, 121E.

Sickness or vacation as excuse, 121L. Store managers, 121K (e), note.

Stores, include wholesale and retail, 121K (e) note.

Time of hearings, 121B.

Transmission of record to board of origin, 121E.

Traveling salesmen, 121K (e), note.

United States Employment Service ald, 121L (f), note.

Upholsterers, 121K (e), note.

Withdrawal of deferred classification, 121H, 121I.

Within jurisdiction of board of origin, procedure, 121F.

Without jurisdiction of board of origin, procedure, 121E.

ices: Fee, 10.
Filed with adjutant general, 14.
Form, 317.
Required of whom, 14. 121G Witnesses, 9.
Occupational skill, 158C, 158D, 158E.
See also Industry, occupation, or employment. Officers Affidavits for deferred classification of employees, 77, Rule X; form, 353. Appointment and removal. See Appointments, and title of various boards and officers. Army Aid in organizing medical boards, 29. Assignment to adjutant generals, States, 31 (a).

Medical Corps officers, assignment, 29.
Pay, when assigned to States, 31 (a). Notices: Aliens, to, when, 117½; form, 326.
Appointment on boards, form, 337.
All grounds of classification, 103.
Allotments to local boards, 158A-158B.
Calls for induction, 157A, 158A-158F.
Classification by district board, 109; Registrants commissioned in, 151 Army and Navy, registration, 53.
Authority and duty to act, 26.
Certifying officers in Federal service, form, 277. Classification by local boards, 100, 103; form, 277. Classification, endorsement as to in-Part XIV dustrial claim, 103, note 1. Communications concerning execution of law, 25. Decision in nonproductive occupation cases, 121H. County or municipal, classification, 77 (d).

Deferred though no claim made, 79, Rule XII.

See Disbursing officers. See Disbursing of-Cases, 1211.
Delinquents, by adjutants general, 133;
forms, 286, 287.
Disbursing officers, of deposits, 259.
Employment service agents, of volunteers when, 150, 158B (1), 158D ficers. Duty to act in execution of regulations, (3). Entrainment, to report for, 159D, 26. Emergency Fleet, certificates for employees, 153, 154, 155½.
Emergency Fleet, list of employees 159G. Entries on classification list and mailing constitutes, 7 (a), (d).
Failure of registrant to receive, effect, 7 (d).
Final classification, 110, 115; form, Emergency Fleet, list of employees kept, 155. Exempted, list of, Part XIII. Federal, authorized to certify claims, Part XIV. 279. Federal, classification, 79, Rule XII Final classification, lost, duplicate furnished. 58.
Induction into military service, 159D, 159E, 159G.
Mailing notice of questionnaire, form, (a). Federal, who are, Part XIII. Inspection of questionnaires, 11. Navy, certificates of employees in ship-Navy, certificates of employees in ship-building, 153, 154. Navy, certificates of enlistment, 151. Navy, file of shipbuilding employees Mobilization camp, to, of men inducted, 158A-158D. onproductive occupations, to registrauts in, 121B, 121C, 121H; forms, Nonproductive kept, 156. Services of State and Federal used, 26, State, classification 79, Rule XII (a). War Department, discussion of claims forbidden, 23, 24 War Department, inspection of ques-tionnaires, 11, note 4. 320, 321. Numbers assigned medical boards, 29, Order to report for military duty, form, 302.
Physical examination for, 122; form, 281. note 1. Order to Offices: Physical examination, to report to nearest board, 141.
Physical finding of board, 124; form, 283. See also Leases, Damaged equipment, sale of, 207. Equipment, 207. Equipment, 207. Expenses authorized, how, 208. Leases for, 205, 206. Local boards, location, 41. Property and equipment in, 207. Property list, form 357. Waste paper, etc., 207 (1), its form 207. 288.
Place on classification list, 103,
Posted, duty to examine, 7 (g).
Questionnaire, for return of, 54, 92, 93.
Quotas, form, 357.
Receipt for, by postmasters, 52.
Reclassification, of, 117, 119A, 121.
Registrants, in general, 7 (a-c).
Rejection at camp, notice to board,
177.
Retiried by registrant 57. Officials. See Officers. Order numbers: Additional registration cards, 69. Class of September, 1918, 69A, 69B. Defined, 69. Determines mailing of questionnaires, Retained by registrant, 57. Signed how, 15. Suspending induction, form, 289. To other than registrants, when, 7 (c). when, 92.
Entry of, on cards, 68, 69.
Entry on classification list 68, 69, 90.

他

Order numbers—Continued.

Exceptions in case of experts called,
158C, 158E.

For cards serially numbered by Adjutant General, 69. For cards serially numbered by Au-jutant General, 69. How ascertained, 69, 69A, Part XI. In transferred cases, 144 (3). Vacated, not reassigned, 69C. Withdrawal for nonproductive occupa-tion, 121B-121J; forms, 323, 324. Order of service: See also Order numbers.

Determined by drawing within class. In transferred cases, 144.
Technical and skilled registrants, how called out of order, 158C-158E. Palmists: Classification as nonproductive, 121K. Parents: As dependents. See Dependency. Passports: Permits for, 156. Permits for, to mariners, 155½, 156. Pay rolls, 214, form, 312. Penalties: Criminal Code, extracts, Part XII. Descrition, 49.
Disbursing officers, misuse of funds, 262.Divulging confidential records, 11. Failure to observe rules, 6, 7, (e-f), 49. 65. Failure to register, immediate Induc-tion, 65. Failure to report change of status, 49, Failure to return questionnaire, 49, 129. Failure to report for duty, 49. Misdemeanors, 6, 7 (e), 11, 49, 116, Part XII. Transportation requests. fraudulent Prints Portation requests, Industry, Part XII.
Permits to leave country, 155½, 156.
Application and permit, forms, 299. Physical examination: Acceptance, causes for, in general, 1283, 182.
After decision in nonproductive occupation cases, 121H. Appeal agent may appeal from board, 125. Appeal agent may appeal to advisory board, 123. Appeal from local board, procedure, 125. Appeal, procedure by district board, 126. Appeal, procedure by local board on return, 127.
Appeal to medical advisory board, 123.
Army and Navy, differences, 128½, note
5, 188, note 3. by outside specialists, 44, note 2. By physicians, advisory only, 42. Causes for rejection (see Form 75), 184, 185. Complete, when necessary, 182.
Contagious diseases, 187.
Decision of local board, 124.
Deferred classes made only on order, 122, note 3, 128.
Deferred remediable group, 1283.
Delay for temporary defect, 1283.
Diphtheria, 187.
Discharge from camp, after, 177.
Discharge from camp, after, 177.
Dispensed with in certain cases, 101,
Rule XXVIII.
Disqualified by physician, disposition, 123, 124, 182.
Doubt, reference to advisory board, 122
onote, 123, 182, 186.
Entry of decision, 124.
Entry of finding on appeal, 106. Complete, when necessary, 182.

Physical examinations—Continued.

Entry of receipt by district board, 106.
Examining physician makes when, 182.
Examining physician may apply for appeal to advisory board, 123.
Failure to report for, 130 et seq. See Delinquents.
Feigning defects. 128½, note 3. Feigning defects, 128½, note 3. Finding of advisory boards, disposition, General military service, complete ex-amination necessary, 182, Grouping of registrants, 1282. Induction into service out of order, Limited military service, qualified for. See Limited military service. Local and advisory boards at variance, report of, 124.
Local board makes when, 182.
Mariners on Great Lakes, 143.
Medical advisory boards authorized to make, 44.
Medical advisory board, cases sent to,
when, 122, note 1, 123, 182, 186.
Medical aide to governor, duties, 29, note 3. note 3. Members of board may appeal to advisory board, 123. Notice of decision by board, 124. Notice of finding, form, 283. Notice of finding, mailing, 124. Notice to appear, form, 281. Notice to appear, mailing, 122. Pending, no induction into service, 150r 159F. Persons abroad, 142. Persons found unfit, classification, 79, Rule XII (g). Persons in Classes II, III, IV, who ap-Persons in Classes 11, 111, 1V, who apply therefor, 128.
Persons in adjacent countries, 142.
Place of, by advisory boards, 44, note 2.
Procedure by board, 122.
Procedure by district boards on appeal, 126. Procedure by examining physician. 122, 123.
Procedure by local board, 122–128
Qualified by physician, disposit physician, disposition, 182. Qualified for limited military service, Qualified for fimited infrary service, 124, 188.

Record by district board, entry, 106.
Record in minute book, 17.
Reexamination by medical advisory board, when, 123, 182, 186.

Reexamination, duties of local board, 123. Rejection, cases of reported monthly, 124, note 1.
Rejection, eause for, in general, 128½, 182. Rejection, degree of deficiency necessary for, 186.
Rejection, vote required, 101 Rule XXVIII, 123.
Remediable defects, entry on report, 182 Remediable defects, induction 1283.
Remediable defects, reference to advisory board, 1284.
Report, form, 282.
Report of, by physicians, 122.
Report of, entries, 1283.
Report when advisory board finding rejected, 124.
Selected men rejected at camp, 177.
Self-inflicted defects, 1283, note 2.
Temporary illness, etc., 187.
Transfer of registrant fer, 141.
Transportation of registrants, when, Remediable defects, induction when, Voluntary induction out of order, in case of, 150. Vote of board on, 38, note 1, 123. When made, 122.

Physicians: See also Medical advisory boards. Additional, number, duties, oaths, 42. Appointment, 42.
Compensation, 196.
Examination of registrants. See Physical examination. Gratuitous services accepted, 42, 46, 196. Member of local board, 38. Oath required, 14. Pay vouchers, 17. Pay vouchers, 17.
Public duty to assist, 46.
Record of work, 17.
Related to registrant, 19.
Removal, 42.
Report of communicable diseases, 11,
note 7. Pilots, classification, 79, Rule XII (i). Police: Apprehension of deserters, 49, 140. Classification, 77 (e). Definition, 1 (o). Delinquents, duties as to, 130. Duty to assist boards, 49. Duty to assist boards, 49.
Investigation of registrants, 118, 121A.
May require display of notice of final
classification, 110.
May require display of registration certificate, 57.
Military, for mobilization, 161 (g).
Report to, by boards, of deserters, 140.
Registrants failing to return questionnaire, duties, 130.
Reopening cases, after examination,
119A. 119A. Serve summons for witnesses, 9, 49. Supporting affidavits, form, 353. Postmasters: Postmasters:

Aid in securing addresses, 52.
Delinquents, duties as to, 130.
Forward mail promptly, 52.
Oaths administered by, 10.
Receipts for notices, 52.
Post Office Department:
Affidavits, supporting, form, 353.
Aid in delivery of mail, 52.
Certifying officers, Part XIV.
Employees in transmission of
classification, 77, Rule X (g).
Exempted officials, Part XIII. of mail. See also Appeals to President. Appointments by, on recommendation of governor, 29, 30, 32, 33.

Authority to review decisions of district boards, 20. Designation of locat boards, 41. Quotas established by, 178. Stay of induction into service, 113. Property and equipment, 207, see Offices. Provost Marshal General:
Accounts of quotas kept with boards, Accounts of disbursing officers sent to, 236-238, 240.

Appeals to President, may secure, Appeals 112A. 112A.
Authorization of expenses, 208, 209.
Calls for service, issues, 157A.
Cashbooks supplied by, 244.
Charge of all matters relating to selective draft, 22, 157.
Checks, request for, 220.
Correspondence rules, 25.
Credits for quotas, account kept, 179.
Discussion of pending cases, 23, 24, 25, 2018. Discussion of pending cases, 20, 21, 17, Rule B.
Fixes day after which serial numbers not assigned, 54.
Forms supplied by, 266.
Functions, 22.
Funds, requests for, to, 219.
Individual calls by, 158F.
Induction telegrams, 158A-158D.
Information, duties as to, 25, Rules A-E.

Provost Marshal General-Continued. Inspection of accounts, 246, 247. Local board forwards appeals to President to, 112 Modification of local clerical force, 199. Nonproductive occupation cases, records on appeal, 121J.

Notice of stay of induction into service, 113. Opinions, not given direct to indi-duals, 25, Rule B. Order for induction in case of remediable defects, 1281. call, 157E. equisition for experts and skilled men, 158E. Report to, of men inducted under each Requisition Rulings, rendition, and publication, 25, Rule E. Travel authorized by, 200. Public. See Publication : See Citizens. lication:
Calls for voluntary induction, 1907,
(1), 158D (2).
Lists of registrants not given for advertising, 12, note 1.
Persons failing to return questionnaire, 130.

That the Service: Inspection of rec-Public Health Service: Inspection of records, 11, note (3). Quartermasters: Cash books, from, 316. Questionnaire: Additional information from registrants, 100.
Affidavits, additional, 95 (f).
Affidavits, manner and form of, 91C, Answers, manuer and form, 95.
Assistance of legal advisory boards in answering, 45.
Certificate of enlistment filed with, when, 151.
Change of abode of registrants, notice, 92, note 1. Claims, by other than registrant made on, 97. on, 97.
Claims for deferred classification, how made, 94, 97.
Claims of physical disqualification, effect, 122.
Claims to be entered on, 94.
Confidential, when, 11. Contents, 91, Copy secured by registrant, when, 96. Correction of errors to be required. 100.
Cover sheet, entries on, 92.
Cover sheets, filed in order, 92.
Defective, completed before classification, 100, note 1.
Defective, discussion, 95, note 1.
Defective, procedure, 100.
Delinquents in camp, from, 139.
Delinquents reporting, to file, 135.
Entries on— Entries on-Address, etc., 92.
Agricultural claim findings, 101, Rule XXXII. Consideration of claim though none made, 101, Rule XXVII. Date of mailing, 92. Date of mailing notice of classification, 103.

Decision of district boards, 107,
Rules XLI, XLII. Rules XLI, XLII.
Decision on each claim and reason,
101 Rules, XXXI, XXXIII, 102.
Discharge at camp, 167.
Extension of time for claims, 99.
Industrial claim findings, 101,
Rule XXXII.
Reasons for extending time, 99.
Several claims for deferred classification, 101, Rule XXXII.
Serial and order numbers, 92.
lence, additional, in industrial uses, to be attached, 36.

Evidence, additional, in industrial cases, to be attached, 36.

Reclassification. See Classification by district boards; Classification by local Questionnaire-Continued. stionnaire—continued.

Examination by boards on calls for skilled men, 158C, 158D, 158E.

Explanatory memorandum, 268A.

Extension of time for filing, persons at distance, 99. local boards. Records: ords:
See also Appeals to district boards;
Appeals to President and titles of
various boards and officers.
Confidential, when, 11, 12, note 2.
Entries, how made, 16.
Industrial advisers inspect, 80.
Inspection by public, 11, 12.
Nonproductive occupations, 121E, 121F,
121G. Failure to receive not excuse, 7 (g), 96. Failure to return. See Delinquents. Filed with local board, 96. Filing cover sheets in order, 92. Form, 268. Form, 268 Furnished registrants within ages specified, 54.
Industrial advisers inspect, Physical examination. See Physical examination. Public, with certain exceptions, 11. Registration, 62, 63. Signed by whom, 15. Under prior rules, preservation, 3. Inspection by designated officials, 11, Inspection by public, Inspection, manner of, 12.

Mailed to district boards upon calls
for skilled men, 158C, 158D, 158E. calls Registrants: for skilled men, 158C, 158D, 158E. Mailing and posting notice, 92.
Mariners, absent when questionnaires sent, 99, note 1.
Nonproductive occupation investigation, use of, 121G.
Notice of mailing, form, 272.
Notice of questionnaire sent, 92.
Notice of time to return, 54.
Notice, posting sufficient, 93,
Occupations, care in specifying, 96, note 2. See also Delinquents; Deserters.
Abroad, call for duty, 56.
Abroad, physical examination, 142.
Advice by legal advisory boards, 30, Alicns. See Aliens; Alien enemies.
Appeal agents to assist, 47.
Appeal to medical advisory boards,
123. Appeals from boards. See Appeals to district boards; Appeals to Presi-Occupation, note 2.
Order of mailing, 92.
Persons abroad, 54.
Report to Adjutant General of maildent. Calls for service. See Induction colls. Candidates for West Point or Annapolis, 151, note 1. Change of address, notice to boards, 92, note 1. Return of, to registrant, when, 100. Signed and sworn to, 91 (c). Signed by board member, 92. Technical compliance not required, 95, 92, note 1.
Change of status, reclassification, 117–
121. See Change of status.
Charged with knowledge of rules, 6.
Charged with notice, when, 7 (d).
Classification of. See Classification.
Class of September, 1918, includes note 1.

Time for filing, mail delayed, 99.

Time limit for filing, 54, 96.

Time limit for filing by persons abroad, 54.

Transfer to nearer board, in case of, September, what, 54. Commissioning, 151 Correction of questionnaire, by, 100. Definition, 1 (1). Delinquency in duties. See Deli 144. Allotments, definition, 1. (cc). Calls for. See Induction calls. Calls, not to be exceeded, 157D. Contingent, definition, 1 (aa). Credit card, 304. See Delinquents. pependents. See Dependency.
Disqualified for general but qualified for special service. See Limited military service.
Duty to examine notices and lists, 7(g).
Duty to exhibit classification card, Credit card, 304.
Credits, account kept with boards, 179.
Credits for, what included, 180.
Date and places for entrainment, fixed how, 157A.
Debit card, form, 305. Duty to exhibit classification card, when, 57.

Duty to file questionnaire, 96.

Duty to keep and exhibit final classification certificate, 110. Debits for men discharged, 180.
Deficiency to be filled, 157D.
Definition, 1 (bb).
Delinquents and deserters, 180.
Determined how, 157A, 178, 181A,
181B. See Induction calls.
District boards expedite cases for, 106,
Limited service men not included, Duty to retain registration certificate or notice, 57. or notice, 57.
Duty to secure questionnaire, 96.
Emergency Fleet employee, 152-155.
Enlistment, 151.
Entered on classification list, 90.
Entrainment. See Mobilization.
Examination as to defective question-181C. Lists, in 350–352. order of liability, forms, naire, 100 Expenses paid, when, 123. Extensions of time to act, see Exten-Notice to governors, 157A. Notice to local boards, 157A, 158A, 158E. sion of time. Failure to return questionnaire, put in Class I, 101. Rule XXVII, 129. Failure to return questionnaire or to Number under each call reported, 157E.
Only those accepted at camp, credited, 180.
Quota basis, defined, 1 (ee).
Quota basis, determined how, 181C.
Quota basis, notice of, form, 357.
Quota basis, prescribed, 181.
Report of number in class I, 181C;
forms 354, 355.
Subdivisions of States, for, 181B.
Transferred cases, how treated, 176. 157E report, misdemeanor, 6, 7 (e), 49, 116. Feigning defects, 1281, note 3. Idlers. See Nonproductive occupations. Illiterate, questionnaires, 95.
Inducted into service already, governed
by prior rules, 2. Induction into service. See Induction into military service. Investigation by appeal agents, 47, 118. Late, where order numbers already See Induction Race-track employees, nonproductive occu-pation, 121K. alread**v** Railroad employees, called. 69.

Late, after date for serial numbering, 54 (b). classification, note 3.

Receipts in blank, probibited, 256,

Registrants—Continued. strants—Continued.
Lawyers, public duty to assist, 46.
Legal advisory boards, to assist, 30.
Limited military service, qualified for,
124. See *Limited military service*.
List of, forms, 348–352.
Lost certificates, copies secured, 58.
Meals and lodging for, when, 123, 163,
169–172 169-172. Military service, when deemed in, 138, 159D, 159E. Mobilization. See Mobilization. Nonproductive employment. See Nonproductive occupations.

Notice of classification by district board, 109.

Notice of classification by local board, Notice of final classification after appeal to President, 115.

Notice of final classification to be kept in personal possession, 110.

Notice of reclassification, 117, 119A, 121. Notice to, not received, duty, 7 (g).
Notice to report for service, 159D, 159E, 159G.
Notice to, what constitutes, 7 (d), 93.
Notices sent to, in general, 7 (a-c).
Occupational skill, calls for. See Induction calls. duction calls. Order numbers, assignment to, 69. Penalties. See Penalties. Physical examination 122 et seq. See Physical examination. Questionnaires, from, see Questionnaire Reclassification. See Classification by local boards, etc.
Records, confidential, when, 11, 12, See Classification by Records, note 2. Registered twice, duties, 59, 60, 60A. Registration. See Registration. Rejection at mobilization camp, effect, 177. Related to board member, 19. Report to boards, required when, 116, Shipbuilders, 152-155. Substitutes prohibited, 13. Summoned as witnesses, 9.
Time allowed to prepare for induction, 159 G.
Transfer of physical examination. See

Physical examination.
Transfer to nearest board. See Trans-Transfer to hearest board. See Transfer of classification.

Transfer to nearer camp, 176.
Volunteers. See Enlistment, voluntary; Volunteers.

Waiver, by failure to claim privilege in time. See Waiver. Registration: Absence from country, 53, 56.
Absence from local jurisdiction, 55. Absence from local jurisdiction, 55.
Accomplished, how, 54.
After date limited for serial numbering, procedure, 54 (b), 64.
Aliens, 53.
Before date limited for serial numbering, 54 (a).
Cancellation, 60A, 61.
Cancellation, order number not reas-Cancellation, order number not reassigned, 69C. signed, 69C. Card, form, 275. Card lost, duty to register, 55. Cards bearing more than one serial number, 67 (a). Cards bearing same number, 67 (b). Cards, copies forwarded to adjutants general, 54. Cards, copies forwarded to camps, 160 (A). Cards, copies with district board, 62. Cards, copies with district board, arranged how, 106. Cards, copies only to be forwarded, 63. Cards filed where, 55.

431 Registration-Continued. Cards improperly numbered, procedure, 66, 67.
Cards kept by local boards, 62, 63.
Lists of, with local board, forms 348— Lists of, with local board, forms 348-349.
Cards numbered by adjutant general, duty of local board, 68, 69.
Cards, persons convicted of failing to register, 65.
Cards received hereafter, procedure, 64.
Cards serially numbered by adjutant general, when, 54 (b), 67.
Cards, serial numbers not assigned, when, 64, 65.
Cards, third registration, 64, 67, 68.
Certificate, form, 276.
Certificates, coples when lost, 58.
Certificates, delivery to registrants, 54.
Certificates, notice of final classification to replace, 57. tion to replace, 57. Certificates, persons registering away from home, 55. Certificates, required to be kept in personal possession, 57. personal possession, 57. Class of June, 1917, 1918, 69A. Class of September, 1918, 1 (y) 54, 69B. 69B.
Consists of what, 54.
Consuls, registration with, 56.
Definition of "First," "Second," and
"Third," 1 (t), (u), (v).
Delinquents, 54, 65.
Diplomatic agents, consuls, etc., 53.
Double, in different jurisdictions, procedure 60. cedure, 60.
ouble, in same jurisdiction, procecedure, ov.
Double, in same jurisdiction, procedure, 59.
Double, in two registrations, cancellation, 60A.
Entries on copies of cards, 106.
Exemptions from, 53.
Exemptions persons residing abroad, Failure, immediate induction, 65. Giving out lists for advertising probibited, 12, note 1.
In jurisdiction other than home, effect, 60. Mail, by, 55.
Numbers, assigned where person violated selective-service law, 65.
Numbers of cards duplicated, procedure, 67. Order numbers for cards numbered by adjutant general, 68, 69. Order numbers, persons failing to register, 65.

Persons attaining age of 18 since preceding registration, 54A.

Persons in China or Japan, 56, note 1.

Persons not subject to, cancellation, 61. Persons residing abroad, 53, 56. Persons subject to. 53. Persons subject, not previously registered, 54. Prefix "A" for order numbers, class of September, 1918, 69B.
Record to be maintained complete, 63.
Serial numbers, how assigned, 54, 64, 66-68. Third registration, 1 (v). Religious objectors: Certificate, form, 280. Certificate to, 79, Rule XIV. Classification and treatment, 79, Rule XIV Classified as other registrants, 79, Rule XIV, note 2.
Entry on classification list, 102.

Entry on records, generally, 79, Rule XIV.

Entry on registration cards, 79, Rule XIV, note 1.
Symbol for, on records, 79, Rule XIV.

Reopening of cases: ases:
Classification by
Classification by Statutes: Ages 18 to 45 act, Part XII (II) (p. See also districtboards; 357). Amendments to selective-service law (1918), Part XII (II) (p. 355).

Army appropriation act, excerpts, Part XII (II) (p. 367).

Civil-rights act, Part XII (II) (p. boards. After induction into service, 139.
Appeal agents to suggest, 47.
Before induction into service, 119A.
Industrial advisers, duties, 80.
Reports. See Titles of various boards and 359).
Criminal code, extracts, Part XII (III) (p. 373).
Furlough act, Part XII (II) (p. 366).
Naturalization amendment, Part XII (II) (p. 368).
Quota regulation joint resolution, Part XII (II) (p. 355).
Twenty-one-year age resolution, Part XII (II) (p. 356).
War-risk insurance Iaw, Part XII (V) (p. 378). 359) officers. Rewards: Apprehension of deserters, 50, 140.
Expenses of apprehension, 140 (V) (c),
140 (VI).
None to board members or clerks,
140 (VI), 50 note.
Rubber stamps, use of, 16.
Rules and regulations. See Selective Service Regulations. Rulings:
Circulars of State headquarters, 25,
Rule F, note 1.
For adjutants general, 25, Rule E.
For boards, 25, Rule C.
For individuals, 25, Rules B, C. (p. 378). Students: Army Training Corps, 151, note 1.
Divinity and medical schools, 79, Rule
XII (c).
cena. See Summons. Subpœna. Official instructions only, recognized, Substitutes prohibited, 13. Official instructions only, recognized, 24, note 1.
Uniformity at State headquarters, 25, Rule F, note 1.
Salaries. See Compensation.
Secretary of War, revocation of deferred classifications, 4.
Selected men, definition, 1 (n). Summons: mons: See also Witnesses. Police officials to serve, 49. Power to issue, 9. Served, bow, 9, 49. Signed, how, 15. Supplies: Selective Service Regulations:

Amendments of 1918, Part XII.

Meaning of title, 1 (a).

Text, Part XII.

Selective Service Regulations: Purchase of, 209. Voucher for, 216. oort. See Dependency. Support. See De Surgeon General: Abbreviation of title, 1 (b). Effective when, 2. Failure to observe, effect, 6, 7, (e-f), Cases of self-inflicted defects, 1282, note 2. Telegrams: Accounts, how paid, 264.
Calls by, form, 158A-158D.
Certificate attached, 210.
Payment for, 264.
Use in appointments to boards, 33. Force and effect of law, 6.
Forms are part of, 5.
Interpreting, by State headquarters, 25, Rule F, note 1.
Local boards to study, 25, Rule F, Use, restrictions, 210. Use where ruling urgent, 25, Rule D. note 1. Notes are part of, 5. Penalties for violation, 6, 7 (e). Theatrical performers, nonproductive occupations, 121K. pations, 121K.
Third registration. See Class of September, See Penalties. Prior, govern when, 2 (c), 3 (a-d), 69A. Prior, rescinded, 3. Registrants charged with knowledge 1918. Time: Computation in determining compensa-tion, 235.
Computation in limitations on filing of, 6. Rescinded sections, 51, 137, 183–185, 291, 292. Scope, 2. Sections superseded, 147, 148, 149. claims, 8.
Transfer of classification:
Entry on classification list, 146.
Local board designation not changed, Sections superseded, 147, 148, 149.
Serial numbers:
Assigned how, 54, 64, 66-68.
Card bearing two, 67.
Cards bearing same, 67.
Illegible, 67 (c).
Persons violating selective-service law, 144. Notice of, form, 296. Notice to board of origin, 144, 145. Only in case of hardship, 144, 176. Order for, 144. Order of induction, 144 (3). Order of service, how determined, 144 Procedure of local boards on assignment of, 68.
Vacated, not reassigned, 69C.
When not assigned to cards, 65.
Servants, classification as nonproductive, Procedure by board of origin, 146. Procedure by board of transfer, 144. Procedure on sending men to camp, 176. (3) 121K Shipbuilders, classification, 152-155. Signature of orders, etc., 15. Physical examination, 141, 143. Requirements, 144.
Suspension of action, 145.
Transfer of mobilization. See Mobilization Sports: Managers, classification as to nonproductive occupations, 121K.

Registrants engaged in nonproductive camps. Transportation requests, 168; form, 313. occupations, 121K.
State Department, exempted officials and certifying officers, 77, Parts XIII, XIV. Travel, expense Authorization and allowance, 200 Board members, order of governor, 202 Definition, 1 (f). Districting for boards, 29. District board members, expenses, 194, medical 202 advisorv Induction and mobilization, 168. Headquarters. See Governors; Adjutants general, States.
Officers. See Adjutants general, States; Governor; Officers. Local board members, 202. Registrants reexamined, 123 Registrants under examination, 123. Selected registrants sent to camp, 168.

Travel, expense-Continued. Travel, expense—Continued.

Selected registrants transferred for induction, 176.

Travel orders, 201; forms, 307, 308.

Voucher, form, 313.

Voucher, mileage, form, 338.

Vouchers, preparation, 215.

Treasury department:

Accounts of disbursing officers with, Auditing of accounts, 245. Additing of accounts, 240.
Certifying officers and exempt officials,
Parts XIII, XIV.
Request for funds, 219.
Uniforms, for men mobilized, 161 (f).
United States, employees. See Government employees. Ushers, nonproductive occupations, 121K. Virginia, local boards in independent cities, 37. Volunteers: See also Induction calls.
Calls for, how made, 158B, 158D, 158F. Commissions at pleasure of President, 151. Enlistment in certain forces, 151. For service in particular departments, after call, 158B. Individual request, form, 327. Permitted under any call, by request, Preliminary call for specially qualified men, 158B (1) (a).
Waivers to be filed, 150.
Withdrawal of application, 150, 158B (1) (a), 158D (3) (a). Voting Additional physicians do not particl-pate, 42. Chairman, 34. District boards, 34. Local boards, 38, 123. Rejection on physical examina 38 note, 101 Rule XXVIII, 123. examination, Vouchers: Bills to accompany, 217. Boards and physicians, prepared how, 17.
Certificate of chief clerk of boards, 17.
Checking of, 231.
Check numbers shown, 229.
Designation of appropriations, 218.
Expenses other than personal services,
preparation, 216.

Forwarded to Provost Marshal Gen-

Forms, 310-314.

eral, 236.

Vcuchers--Continued. Medical advisory boards, use of num-bers, 29, note 1. Memorandum vouchers, 213, 216. Numbered consecutively, 232. Pay roll for personal services, 214. Payment by check entered on, 233 Payments must be evidenced by, 230. Pencil not accepted, 232 Personal service, preparations, 232. Signatures witnessed, 232. Suspended, 245. Traveling expenses, 215. Unit price shown, 232. Use of minute book, 17, 213. Waiters, nonproductive occupation, 121K (a). Walver By failure to claim cancellation of registration, 61. failure to exercise right within ime, 7 (f). Ву By failure to return questionnaire, 129. Deferred classification, duty of industrial advisers, 80. Delinquents, by, 135 Erroneous registration, 61. Voluntary induction, in case of, 150. Voluntary materials, as a voluntary materials, and the see also Officials.

Abstract of funds received, form, 339.
Abstract of disbursements, form, 340.
Auditing accounts, 236, 237, 245.
Certifying officers, Part XIV.
Exempted officials, Part XIII.
Forms supplied by, when, 266. War Industries Board, preference list, use of, 80. War-risk insurance law, Part XII (p. 378). West Point, candidates for, 151, note 1. Wife, as dependent. See Dependency. Witnesses: Boards may summon, 9, 118. Oath of, 9. Status of registrants, as to, 118. Subpeena, form, 273.
Summons, served by police, 9, 46
Testimony compelled, how, 9.
Words and phrases. See Definitions.

"Work-or-fight" regulations, 121A-121L. See Nonproductive occupations. Workmen. See Classification. Y. M. C. A. classification, 89, Rule XXVI, note.

U

